



CALEXICO CITY COUNCIL/CALEXICO REDEVELOPMENT SUCCESSOR
AGENCY/CALEXICO FINANCING AUTHORITY
REGULAR MEETING AGENDA

City of Calexico
Fernando "Nene" Torres Council Chambers
608 Heber Avenue
Calexico, California
www.calexico.ca.gov

Tuesday, May 5, 2015
6:30 p.m.

Council Members

John M. Moreno, Mayor/Chairman
Joong S. Kim, Mayor Pro Tem/Vice Chair
Luis J. Castro, Councilman
Armando Real, Councilman
Maritza Hurtado, Councilwoman

City Clerk

Gabriela T. Garcia

Interim City Manager

Richard N. Warne

City Attorney

City Treasurer

John T. Quinn

Next City Ordinance Number: 1162
Next City Resolution Number: 2015-20

CLOSED SESSION AGENDA

5:30 P.M.

CALL TO ORDER

Roll Call.

Adjourn to Closed Session.

A "Closed" Session of the City Council/Calexico Community Redevelopment Agency Successor Agency/ Calexico Financing Authority may be held in accordance with state law which may include, but is not limited to, the following types of items: personnel matters, labor negotiations, security matters, providing instructions to real property negotiators and conference with legal counsel regarding pending litigation. The Closed Session will be held in the City Hall Conference Room located at 608 Heber Avenue, Calexico, California. Any public comment on Closed Session items will be taken before the Closed Session. Any required announcements or discussion of Closed Session items or actions following the Closed Session will be made in the City Council Chambers, 608 Heber Avenue, Calexico, California.

CLOSED SESSION

1. CONFERENCE WITH LABOR NEGOTIATORS
Agency Representatives: Interim City Manager
Unrepresented Employees: Interim City Manager
(Govt. Code section 54957.6)
2. CONFERENCE WITH LABOR NEGOTIATORS
Agency Representatives: Interim City Manager
Unrepresented Employees: Interim Chief of Police
(Govt. Code section 54957.6)

CALL TO ORDER

Call to Order and Attendance.
Pledge of Allegiance.
Invocation by Reverend Miguel Campos, Sch.P., Our Lady of Guadalupe Catholic Church.
Closed Session Announcements.
Approval of the Agenda.

ANNOUNCEMENTS

These proceedings may be viewed on the City of Calexico website at www.calexico.ca.gov the Friday following the City Council meeting.

AWARDS, PRESENTATIONS, APPOINTMENTS AND PROCLAMATIONS

3. Proclamation of Heffernan Memorial Healthcare District – Health and Wellness Month – May 2015.
4. Proclamation of Mariachi Festival Sin Fronteras “VIVA CALEXICO” Week - May 11 to May 16, 2015.

PUBLIC COMMENTS AND PUBLIC APPEARANCES

NOTE: (Not to Exceed 3 Minutes) This is the time for the public to address the City Council on any item not appearing on the agenda that is within the subject matter jurisdiction of the City Council. The Mayor will recognize you and when you come to the microphone, please state your name and place of residence for the record. While members of the public are encouraged to participate, it is unlawful to disturb or delay the Council meeting with personal or slanderous remarks. If the item you wish to comment on is a closed session or consent item, please comment now. The City Council is prohibited by State law from taking action or discussing items not included on the printed agenda. If the item you wish to comment on is on the public portion of the agenda, we will take your comment when we get to the item on the agenda. Please direct your questions and comments to the City Council.

CITY COUNCIL COMMENTS AND REPORTS OF MEETINGS ATTENDED

CONSENT CALENDAR

All matters listed under the Consent Calendar are to be considered routine by the City Council/Calexico Community Redevelopment Agency Successor Agency or Calexico Financing Authority and will be enacted by one motion in the form listed. Any item may be removed from the Consent Calendar and considered separately by the City Council.

5. City Council/Calexico Community Redevelopment Agency Successor Agency/Calexico Financing Authority Minutes for Regular Meetings of April 21, 2015, August 17, 2010 and July 6, 2010.
6. Approve Revisions to Resolution No. 2014-88 of the City of Calexico Authorizing the City Manager or his/her Designee to Execute State Agreement and/or any Documentation Pertaining to Housing Related Parks (HRP) Program Grant.

7. Adoption of a Resolution of the City of Calexico Related to the Terms and Conditions for Fire Department Response Away from their Official Duty Station and Assigned to an Emergency Incident.
8. Warrants from April 7, 2015 to April 21, 2015.
9. Authorize Public Works Director/City Engineer to File Notice of Completion for the 1.0 MG, 3.0 MG, 4.0 MG and 6.0 MG Water Tank Repair and Upgrade Project.
10. Purchase of a 2015 CNG Street Sweeper from Mar-Co Equipment Co., through a Cooperative Purchase with the City of Brawley.
- * 11. Purchase of Body Cameras and Tasers for the Calexico Police Department.

ITEMS REMOVED FROM CONSENT CALENDAR FOR DISCUSSION

DISCUSSION AND POTENTIAL ACTION ITEMS

12. Resolution of the City Council of the City of Calexico Urging a Moratorium on Additional Bank Closures and Calling upon U.S. Congressman Juan Vargas, Other Elected Officials and Obama Administration Officials in the Department of Justice, Department of Treasury and Other Federal Agencies to End Bank Closures in Calexico and Along the International Border.
13. (1) Council Member Armando Real's Request that City Council Consider Potential Calexico Code of Ethics Violations by Council Member Maritza Hurtado and (2) Consideration of a Resolution of the City Council of the City of Calexico Reprimanding and Censuring Council Member Hurtado.
14. Discussion and Potential City Council Guidance Regarding Temporary Promotional Signs and Banners within the City of Calexico.
15. Consider a Request for a Forensic Audit of the City of Calexico and Provide Direction to Staff if Necessary.
16. Appointment by Council Member Hurtado to the Historical Commission.
17. Appointments to the Calexico Senior Citizens Commission:
 - a) Councilman Castro: (1) Senior Citizens Commission
 - b) City Council by Majority Vote (2) Senior Citizens Commission
(Residents Living in Senior Citizen Complexes in the City)

CALEXICO REDEVELOPMENT SUCCESSOR AGENCY

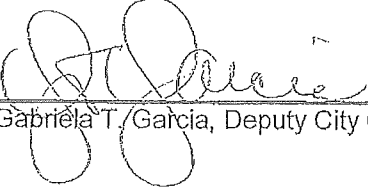
CONSENT AGENDA

18. Resolution of the Successor Agency of the Calexico Community Redevelopment Agency Approving the Amended Long-Range Property Management Plan Pursuant to California Health and Safety Code Section 34191.5 and Approving Certain Related Actions.

ADJOURNMENT

It is the intention of the City of Calexico to comply with the Americans with Disabilities Act in all respects. If you are a person with a disability who requires a disability-related modification or accommodation in order to participate in a meeting, including auxiliary aids or services, please request such modification or accommodation from the City Clerk at (760) 768-2102. Notification at least 48 hours prior to the meeting will enable the City to make reasonable arrangements to assure accessibility to the meeting. Please advise us at the time whether you will require accommodations to participate in meetings on a regular basis. Any person affected by any application on this agenda may submit their concerns in writing prior to the meeting or appear in person and be heard in support or opposition to the proposal at the time the matter is considered on the agenda. The staff reports, applications and environmental documents may be viewed at either the office of the City Clerk, 608 Heber Avenue from 8:30 a.m. until 5:30 p.m. Monday through Thursday, except legal holidays. Telephone inquiries may be made at (760) 768-2102. If you challenge any agenda issue in court, you may be limited to raising only those issues that you or someone else raised at the public meeting described in this notice, or in written correspondence delivered to the City of Calexico at, or prior to, the public meeting.

This notice of agenda is hereby certified to have been posted on or before 8:00 p.m., April 30, 2015.



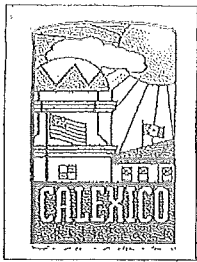
Gabriela T. Garcia, Deputy City Clerk

8:00 p.m. /April 30, 2015

Time/Date

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11



AGENDA STAFF REPORT

DATE: May 5, 2015

TO: Mayor and City Council

APPROVED BY: Richard N. Warne, Interim City Manager *RN*

PREPARED BY: Michael J. Bostic, Chief of Police

SUBJECT: Purchase of Body Cameras and Tasers for Calexico Police Department

Recommendation:

It is the recommendation of the Calexico Police Department to have the City Council approve the purchase of Body Cameras and Tasers for officers of the Calexico Police Department.

Background:

The Calexico Police Department tested the top three body cameras currently on the market for law enforcement use. We tested 10-8 Video, Coban Technologies and Taser International. After careful consideration, it was determined that Taser International was the better value and had the best capability for the needs of the department and the citizens of Calexico.

Discussion & Analysis:

Testing of the cameras and products included user friendliness, audio and visual clarity, ruggedness, concealment and user preference. The decision also included value, capabilities of the product, unlimited storage through Taser International Cloud based software, 24 hour, 365 day technical support, equipment replacement at no additional cost. This system is also designed to integrate into our current RMS (record management system); this alone is a great tool in keeping the video from the camera marked and tagged as evidence. By purchasing these cameras the department will be able phase out the in-dash cameras in the patrol cars, with this newer generation reliable audio and video camera system.

Excerpt of Publication written by Michael D. White, PhD for the US Dept of Justice, Office of Justice Program 2013:

"Civilizing effect:

Most of the empirical studies document a reduction in citizen complaints against the police and, in some cases, similar reductions in use of force and assaults on officers.

The evaluations in Mesa and Rialto documented substantial drops in citizen complaints following deployment of the technology. The UK studies documented a similar effect. The Rialto study also documented a substantial

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drop in use of force incidents, and review of video indicated that officers wearing cameras appeared to be more restrained in their use of force.

The Aberdeen study documented substantially fewer assaults on camera-wearing officers compared to other officers to identify the underlying dynamics of behavior that are driving the noted reductions.

Conclusions and Recommendations:

These findings, which are supported by anecdotal evidence from Phoenix, suggest that the cameras may have a civilizing effect. However, the dynamics of police-citizen encounters are complex, and there are numerous potential explanations for the decline in citizen complaints and use of force. One explanation is that body-worn cameras dissuade citizens from filing complaints, especially frivolous complaints (see Evidentiary benefits" below). Under this explanation, the reductions are not caused by a civilizing effect; rather, they are driven by changes in citizen complaint reporting patterns. An alternative explanation is that the reduction in complaints, and use of force, is a consequence of improved behavior (i.e., the civilizing effect) – whether it is citizen behavior, officer behavior, or both. The majority of studies are unable to disentangle these potential effects. Additional independent research, with rigorous methodologies, is required to substantiate these preliminary findings and to identify the underlying dynamics of behavior that are driving the noted reductions.

Evidentiary benefits:

The available research offers credible support for the evidentiary benefits of body-worn camera technology:

Evidence from several studies (Goodall 2007; ODS Consulting 2011) indicates that body-worn cameras assist in the investigation and resolution of citizen complaints and that the technology may reduce the likelihood that citizens will file frivolous or untruthful complaints.

Results from the UK studies suggest that video evidence from body-worn cameras reduces officer time devoted to paperwork, enhances officers' ability to determine whether a crime occurred, and increases the likelihood that cases will end in guilty plea rather than criminal trial. Body-worn cameras create a real-time, permanent record of what transpires during a police-citizen encounter. This video is useful for police, citizens, and prosecutors. Additional research should continue to explore this benefit and quantify the impact in a more formal cost-benefit analysis that assesses both financial and resource savings as well as costs."

This camera system contract will also replace all cameras and tasers every 30 months with the latest updated technology and with newer models. This is a 5 year contract totaling \$337,089.41, (see break-down below). The purchase of these body cameras and Tasers will be paid with Asset Forfeiture Money.

Fiscal Impact:

Up front 1 st payment Officer Safety Plan Net 30 Cost	\$ 89,260.00
2 nd payment Officer Safety Plan 2016	\$ 56,592.00
3 rd payment Officer Safety Plan 2017	\$ 56,592.00
4 th payment Officer Safety Plan 2018	\$ 56,592.00
5 th no payment Officer Safety Plan 2019	\$ 0.00
Subtotal	\$315,628.00
Estimated Shipping & Handling Cost	\$ 319.95
Estimated Tax	\$ 21,141.46
Total	\$337,089.41

Sole Source Provider:

After testing all the Body-Worn Cameras listed above, Taser International was chosen as a sole source for this project. Taser International was proven to be the best off all three when it came down to user friendliness, cost of storage, very minimal technical upkeep, tamper proof and cloud storage of videos and evidence to call integrating software to our record management system. Equipment repair and exchange plus the 30 month exchange program to the latest body worn cameras and tasers agreement. No other company could provide the same service or agreement.

Attachments:

1. Copy of IACP (International Association of Chiefs of Police)
2. Policy Center Body-Worn Cameras Model Policy April 2014
3. Taser International Quotation and Evidence.Com Master Service Agreement
4. Sole Source Memorandum to Interim City Manager Warne



Calexico Police Department

Inter-Department Memorandum

Date: April 29, 2015

To: Richard Warne, Interim City Manager

From: Gonzalo Gerardo, Police Lieutenant

Subject: Sole Source Taser International Body Worn Camera/Taser

Mr. Warne below is the justification for Sole Source provider for the purchase of department wide body cameras and tasers.

The Calexico Police Department began to test three different body worn cameras in December 2014. The companies tested were 10-8 Video, Coban Technologies and Taser International. Officers testing the body worn cameras noticed that Taser International had a better picture both during the daytime and nighttime. Coban only had good daytime video. 10-8 video did not work properly and did not record audio very well.

The deciding factors for choosing Taser International over the other companies were: 1) User friendliness; 2) Audio and video clarity; 3) Video storage and security; 4) No need to buy a server for storage; 5) 30 month replacement of hardware to latest cameras and tasers; 6) Integration to our record management system; 7) After 5th year equipment is owned by the Police Department.

It is our recommendation to go with Taser International for the 5 year agreement of the body worn camera and taser package. The Calexico Police Department, along with its police officers, want to carry and use the body worn cameras for their safety and protection. The camera will also document vital evidence in crime scenes. In addition, this will save the City of Calexico from potential frivolous law suits.

IACP National Law Enforcement Policy Center

BODY-WORN CAMERAS

Model Policy

April 2014

I. PURPOSE

This policy is intended to provide officers with instructions on when and how to use body-worn cameras (BWCs) so that officers may reliably record their contacts with the public in accordance with the law.¹

II. POLICY

It is the policy of this department that officers shall activate the BWC when such use is appropriate to the proper performance of his or her official duties, where the recordings are consistent with this policy and law. This policy does not govern the use of surreptitious recording devices used in undercover operations.

III. PROCEDURES

A. Administration

This agency has adopted the use of the BWC to accomplish several objectives. The primary objectives are as follows:

1. BWCs allow for accurate documentation of police-public contacts, arrests, and critical incidents. They also serve to enhance the accuracy of officer reports and testimony in court.
2. Audio and video recordings also enhance this agency's ability to review probable cause for arrest, officer and suspect interaction, and evidence for investigative and prosecutorial purposes and to provide additional information for officer evaluation and training.
3. The BWC may also be useful in documenting crime and accident scenes or other events that include the confiscation and documentation of evidence or contraband.

B. When and How to Use the BWC

1. Officers shall activate the BWC to record all contacts with citizens in the performance of official duties.
2. Whenever possible, officers should inform individuals that they are being recorded. In locations where individuals have a reasonable expectation of privacy, such as a residence, they may decline to be recorded unless the recording is being made in pursuant to an arrest or search of the residence or the individuals. The BWC shall remain activated until the event is completed in order to ensure the integrity of the recording unless the contact moves into an area restricted by this policy (see items D.1-4).
3. If an officer fails to activate the BWC, fails to record the entire contact, or interrupts the recording, the officer shall document why a recording was not made, was interrupted, or was terminated.

¹ Some states have eavesdropping statutes that require two-party consent prior to audio recording. Consult your legal advisor for state and local laws that affect your agency.

4. Civilians shall not be allowed to review the recordings at the scene.

C. Procedures for BWC Use

1. BWC equipment is issued primarily to uniformed personnel as authorized by this agency. Officers who are assigned BWC equipment must use the equipment unless otherwise authorized by supervisory personnel.
2. Police personnel shall use only BWCs issued by this department. The BWC equipment and all data, images, video, and metadata captured, recorded, or otherwise produced by the equipment is the sole property of the agency.
3. Police personnel who are assigned BWCs must complete an agency approved and/or provided training program to ensure proper use and operations. Additional training may be required at periodic intervals to ensure the continued effective use and operation of the equipment, proper calibration and performance, and to incorporate changes, updates, or other revisions in policy and equipment.
4. BWC equipment is the responsibility of individual officers and will be used with reasonable care to ensure proper functioning. Equipment malfunctions shall be brought to the attention of the officer's supervisor as soon as possible so that a replacement unit may be procured.
5. Officers shall inspect and test the BWC prior to each shift in order to verify proper functioning and shall notify their supervisor of any problems.
6. Officers shall not edit, alter, erase, duplicate, copy, share, or otherwise distribute in any manner BWC recordings without prior written authorization and approval of the chief executive officer (CEO) or his or her designee.
7. Officers are encouraged to inform their supervisor of any recordings that may be of value for training purposes.
8. If an officer is suspected of wrongdoing or involved in an officer-involved shooting or other serious use of force, the department reserves the right to limit or restrict an officer from viewing the video file.
9. Requests for deletion of portions of the recordings (e.g., in the event of a personal recording) must be submitted in writing and approved by the chief executive officer or his or her designee in accordance with state record retention laws. All requests and final decisions shall be kept on file.
10. Officers shall note in incident, arrest, and related reports when recordings were made during the incident in question. However, BWC recordings are not a replacement for written reports.

D. Restrictions on Using the BWC

BWCs shall be used only in conjunction with official law enforcement duties. The BWC shall not generally be used to record:

1. Communications with other police personnel without the permission of the chief executive officer (CEO);
2. Encounters with undercover officers or confidential informants;
3. When on break or otherwise engaged in personal activities; or
4. In any location where individuals have a reasonable expectation of privacy, such as a restroom or locker room.

E. Storage

1. All files² shall be securely downloaded periodically and no later than the end of each shift. Each file shall contain information related to the date, BWC identifier, and assigned officer.
2. All images and sounds recorded by the BWC are the exclusive property of this department. Accessing, copying, or releasing files for non-law enforcement purposes is strictly prohibited.
3. All access to BWC data (images, sounds, and metadata) must be specifically authorized by the CEO or his or her designee, and all access is to be audited to ensure that only authorized users are accessing the data for legitimate and authorized purposes.
4. Files should be securely stored in accordance with state records retention laws and no longer than useful for purposes of training or for use in an investigation or prosecution. In capital punishment prosecutions, recordings shall be kept until the offender is no longer under control of a criminal justice agency.

F. Supervisory Responsibilities

1. Supervisory personnel shall ensure that officers equipped with BWC devices utilize them in accordance with policy and procedures defined herein.
2. At least on a monthly basis, supervisors will randomly review BWC recordings to ensure that the equipment is operating properly and that officers are using the devices appropriately and in accordance with policy and to identify any areas in which additional training or guidance is required.

© Copyright 2014. Departments are encouraged to use this policy to establish one customized to their agency and jurisdiction. However, copyright is held by the International Association of Chiefs of Police, Alexandria, Virginia U.S.A. All rights reserved under both international and Pan-American copyright conventions. Further dissemination of this material is prohibited without prior written consent of the copyright holder.

Every effort has been made by the IACP National Law Enforcement Policy Center staff and advisory board to ensure that this model policy incorporates the most current information and contemporary professional judgment on this issue. However, law enforcement administrators should be cautioned that no "model" policy can meet all the needs of any given law enforcement agency. Each law enforcement agency operates in a unique environment of federal court rulings, state laws, local ordinances, regulations, judicial and administrative decisions and collective bargaining agreements that must be considered. In addition, the formulation of specific agency policies must take into account local political and community perspectives and customs, prerogatives and demands; often divergent law enforcement strategies and philosophies; and the impact of varied agency resource capabilities among other factors.

This project was supported by a grant awarded by the Bureau of Justice Assistance. The Bureau of Justice Assistance is a component of the Office of Justice Programs, which also includes the Bureau of Justice Statistics, the National Institute of Justice, the Office of Juvenile Justice and Delinquency Prevention, the Office for Victims of Crime, and the Office of Sex Offender Sentencing, Monitoring, Apprehending, Registering, and Tracking. Points of view or opinions in this document are those of the author and do not necessarily represent the official position or policies of the U.S. Department of Justice or the IACP.

² For the purpose of this document, the term "file" refers to all sounds, images, and associated metadata.

TASER International

Protect Truth

17800 N 85th St.
Scottsdale, Arizona 85255
United States
Phone: (800) 978-2737
Fax: 480.658.0734

Michael Bostic
(760) 768-2140
(760) 357-1241
mbostic@calexicopd.org



TASER

Quotation

Quote: Q-26376-2

Date: 4/10/2015 11:47 AM

Quote Expiration: 6/30/2015

Contract Start Date*: 6/1/2015

Contract Term: 5 years

Bill To:
Calexico Police Dept. - CA
Finance Department
608 Heber Avenue
Calexico, CA 92231
US

Ship To:
Michael Bostic
Calexico Police Dept. - CA
420 E. 5th Street
Calexico, CA 92231
US

SALESPERSON	PHONE	EMAIL	DELIVERY METHOD	PAYMENT METHOD
Bob Dillon	480.905.2012	rdillon@taser.com	Fedex - Ground	Net 30

*Note this will vary based on the shipment date of the product.

Officer Safety Plan Initial Purchase
Due: Net 30

QTY	PART #	DESCRIPTION	NET UNIT PRICE	TOTAL PRICE
40.00	73030	CAMERA SYSTEM, AXON FLEX	USD 199.00	USD 7,960.00
40.00	73062	BALL CAP MOUNT, AXON, FLEX	USD 0.00	USD 0.00
40.00	73036	CONTROLLER, HOLSTER, BELT CLIPS, FLEX	USD 0.00	USD 0.00
40.00	73021	MULTI-MOUNTING OPTION KIT, FLEX	USD 199.95	USD 7,998.00
7.00	70026	EVIDENCE.COM DOCK, AXON SIX BAY	USD 1,495.00	USD 10,465.00
7.00	70033	WALL MOUNT BRACKET, ASSY, EVIDENCE.COM DOCK	USD 35.00	USD 245.00
40.00	85130	OFFICER SAFETY PLAN YEAR 1 PAYMENT	USD 1,180.00	USD 47,520.00
800.00	85110	EVIDENCE.COM INCLUDED STORAGE	USD 0.00	USD 0.00
4.00	89101	PROFESSIONAL EVIDENCE.COM LICENSE: YEAR 1 PAYMENT	USD 468.00	USD 1,872.00
60.00	85110	EVIDENCE.COM INCLUDED STORAGE	USD 0.00	USD 0.00
40.00	85100	EVIDENCE.COM INTEGRATION LICENSE: ANNUAL PAYMENT	USD 180.00	USD 7,200.00
3.00	85014	AXON 1-DAY SERVICE	USD 2,000.00	USD 6,000.00
Officer Safety Plan Initial Purchase Due: Net 30 Net Price:				USD 89,260.00

OSP Spares

QTY	PART #	DESCRIPTION	NET UNIT PRICE	TOTAL PRICE
2.00	73030	CAMERA SYSTEM, AXON FLEX	USD 0.00	USD 0.00
2.00	73009	COLLAR/VERSATILE/CAP MOUNT, FLEX	USD 0.00	USD 0.00

QTY	PART #	DESCRIPTION	NET UNIT PRICE	TOTAL PRICE
2.00	73036	CONTROLLER, HOLSTER, BELT CLIPS, FLEX	USD 0.00	USD 0.00
OSP Spares Net Price:				USD 0.00

Officer Safety Plan X26Ps

QTY	PART #	DESCRIPTION	NET UNIT PRICE	TOTAL PRICE
40.00	22003	HANDLE, YELLOW, CLASS III, X2	USD 0.00	USD 0.00
40.00	11004	WARRANTY, 4 YEAR, X26P	USD 0.00	USD 0.00
40.00	11010	XPPM, BATTERY PACK, X26P	USD 0.00	USD 0.00
40.00	11501	HOLSTER, BLACKHAWK, RIGHT, X26P	USD 0.00	USD 0.00
1.00	22013	KIT, DATAPORT DOWNLOAD, USB, X2/X26P	USD 0.00	USD 0.00
Officer Safety Plan X26Ps Net Price:				USD 0.00

Officer Safety Plan Due: 2016

QTY	PART #	DESCRIPTION	NET UNIT PRICE	TOTAL PRICE
40.00	85131	OFFICER SAFETY PLAN YEAR 2 PAYMENT	USD 1,188.00	USD 47,520.00
800.00	85110	EVIDENCE.COM INCLUDED STORAGE	USD 0.00	USD 0.00
4.00	89201	PROFESSIONAL EVIDENCE.COM LICENSE: YEAR 2 PAYMENT	USD 468.00	USD 1,872.00
60.00	85110	EVIDENCE.COM INCLUDED STORAGE	USD 0.00	USD 0.00
40.00	85100	EVIDENCE.COM INTEGRATION LICENSE: ANNUAL PAYMENT	USD 180.00	USD 7,200.00
Officer Safety Plan Due: 2016 Net Price:				USD 56,592.00

Officer Safety Plan Due: 2017

QTY	PART #	DESCRIPTION	NET UNIT PRICE	TOTAL PRICE
40.00	85132	OFFICER SAFETY PLAN YEAR 3 PAYMENT	USD 1,188.00	USD 47,520.00
800.00	85110	EVIDENCE.COM INCLUDED STORAGE	USD 0.00	USD 0.00
4.00	89301	PROFESSIONAL EVIDENCE.COM LICENSE: YEAR 3 PAYMENT	USD 468.00	USD 1,872.00
60.00	85110	EVIDENCE.COM INCLUDED STORAGE	USD 0.00	USD 0.00
40.00	85100	EVIDENCE.COM INTEGRATION LICENSE: ANNUAL PAYMENT	USD 180.00	USD 7,200.00
Officer Safety Plan Due: 2017 Net Price:				USD 56,592.00

Officer Safety Plan Due: 2018

QTY	PART #	DESCRIPTION	NET UNIT PRICE	TOTAL PRICE
40.00	85133	OFFICER SAFETY PLAN YEAR 4 PAYMENT	USD 1,188.00	USD 47,520.00
800.00	85110	EVIDENCE.COM INCLUDED STORAGE	USD 0.00	USD 0.00
4.00	89401	PROFESSIONAL EVIDENCE.COM LICENSE: YEAR 4 PAYMENT	USD 468.00	USD 1,872.00
60.00	85110	EVIDENCE.COM INCLUDED STORAGE	USD 0.00	USD 0.00
40.00	85100	EVIDENCE.COM INTEGRATION LICENSE: ANNUAL PAYMENT	USD 180.00	USD 7,200.00
Officer Safety Plan Due: 2018 Net Price:				USD 56,592.00

Officer Safety Plan Due: 2019

QTY	PART #	DESCRIPTION	NET UNIT PRICE	TOTAL PRICE
40.00	85134	OFFICER SAFETY PLAN YEAR 5 PAYMENT	USD 1,188.00	USD 47,520.00
800.00	85110	EVIDENCE.COM INCLUDED STORAGE	USD 0.00	USD 0.00
4.00	89501	PROFESSIONAL EVIDENCE.COM LICENSE: YEAR 5 PAYMENT	USD 468.00	USD 1,872.00
60.00	85110	EVIDENCE.COM INCLUDED STORAGE	USD 0.00	USD 0.00

QTY	PART #	DESCRIPTION	NET UNIT PRICE	TOTAL PRICE
40.00	85100	EVIDENCE.COM INTEGRATION LICENSE: ANNUAL PAYMENT	USD 150.00	USD 7,200.00
Officer Safety Plan Due: 2019 Net Price:				USD 58,592.00

Subtotal	USD 315,628.00
Estimated Shipping & Handling Cost	USD 319.95
Estimated Tax	USD 21,141.46
Grand Total	USD 337,089.41

Sworn to Safety Initiative (Officer Safety Plan, \$400)

TASER International, Inc.'s Sales Terms and Conditions for Direct Sales to End User Purchasers

By signing this Quote, you are entering into a contract and you certify that you have read and agree to the provisions set forth in this Quote and TASER's current Sales Terms and Conditions for Direct Sales to End User Purchasers or, in the alternative, TASER's current Sales Terms and Conditions for Direct Sales to End User Purchasers for Sales with Financing if your purchase involves financing with TASER. If your purchase includes the TASER Assurance Plan (TAP), then you are also agreeing to TASER's current Sales Terms and Conditions for the AXON Flex™ and AXON Body™ Cameras TASER Assurance Plan (U.S. Only) and/or Sales Terms and Conditions for the X2/X26P and TASER CAM HD Recorder TASER Assurance Plan (U.S. Only), as applicable to your product purchase. All of the sales terms and conditions, as well as, the TAP terms and conditions are posted at <http://www.taser.com/sales-terms-and-conditions>. If your purchase includes AXON hardware and/or EVIDENCE.com services you are also agreeing to the terms in the EVIDENCE.com Master Service Agreement posted at <http://www.taser.com/services/agreement14>. If your purchase includes Professional Services, you are also agreeing to the terms in the Professional Service Agreement posted at http://www.taser.com/images/supplies/downloads/downloads/evidence_materials/Professional_Services_Agreement.pdf. If your purchase includes Integration Services, you are also agreeing to the terms in the SOW posted at <http://www.taser.com/integrationstatementofwork14>. You represent that you are lawfully able to enter into contracts and if you are entering into this agreement for an entity, such as the company, municipality, or government agency you work for, you represent to TASER that you have legal authority to bind that entity. If you do not have this authority, do not sign this Quote.

Signature: _____ Date: _____

Name (Print): _____ Title: _____

PO# (If needed): _____

Please sign and email to Bob Dillon at rdillon@taser.com or fax to 480.658.0734

THANK YOU FOR YOUR BUSINESS!

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EVIDENCE.COM™



RMS Integration from EVIDENCE.com

Easily tag your agency's videos with correct info and data

RMS Integration works by taking information from your Records Management System and correlating it with your videos on EVIDENCE.com. Benefits include:



Greater Accuracy

Adds Incident ID, Category and Location to Videos automatically

Avoids the misspellings and incomplete info of manual entry

Makes it easier to search and retrieve evidence later



Increased Efficiency

Frees officers from manual video tagging and saves time

Requires minimal involvement from IT staff

Can work with any system without involving RMS vendors



Cost Effectiveness

Saves up to \$200 per officer per month in productivity costs

Per-user pricing scales with the number of officers uploading

Can be added to existing contracts anytime

(800) 978.2737 | TASER.com/rms

FAQs

About RMS Integration

Q. What is EVIDENCE.com RMS Integration?

A. We take information exported from the agency's Record Management System and correlate it with videos on EVIDENCE.com. This allows us to automatically tag AXON® videos with the correct:

- Incident ID
- Category
- Location

Officers no longer have to spend valuable time entering this data after each incident, and supervisors no longer have to search extensively for untagged or incorrectly tagged videos.

Q. Why is an RMS Integration valuable?

A. Video evidence can be invaluable—as long as it's easily logged and found. We've observed that when busy officers manually tag videos with metadata, only 80% are tagged with the information necessary to manage the evidence later, and some may be tagged incorrectly due to officers mistyping a value. RMS Integration automates the process to ensure you have complete, correct information about each piece of video evidence.

Tagging videos correctly takes officers time, about 3 minutes per video. If they record 5 videos per shift, and work 16 shifts per month, that means each officer is spending 4 hours per month entering metadata. Some agencies estimate that automating this process could help them save up to \$200 in productivity costs for every officer, every month—that's on top of the efficiency gains from implementing AXON cameras and EVIDENCE.com in the first place.

Q. How does it work?

A. We can integrate with any RMS, and do not need to involve your RMS vendor in the process. For your agency there are only 2 steps:

1. Generate a regularly scheduled export (XML or CSV file) of your RMS database with the relevant information
2. Install a small application behind your firewall to encrypt the exported file and send it to EVIDENCE.com, where customized software automatically correlates the correct metadata with the correct videos

When officers next log in, their videos will all be automatically tagged with the correct data. When supervisors search for videos, they can be confident that their results are comprehensive. Generally an RMS Integration takes only 4–8 weeks to implement, although this depends on coordination with the agency's IT department.

Q. How much does it cost?

A. RMS Integration uses a license model, so there is a per-user monthly fee. The total cost for an agency will vary based on the number of users uploading AXON videos. Your TASER Sales Rep can provide you with an accurate quote and notify you of any current promotions. RMS Integration can be added to an agency's current EVIDENCE.com contract at any time.

Q. How do I get started or learn more?

A. If you are interested in an EVIDENCE.com RMS Integration for your agency, or just want to learn more, please contact your TASER International Sales Representative or visit TASER.com/rms.

(800) 978.2737 | TASER.com/rms



EVIDENCE.com Master Service Agreement

By clicking the "I Agree" button or using the Evidence.com™ Services you agree that you have read and understand this Agreement and you accept and agree to be bound by the following terms and conditions. You represent to us that you are lawfully able to enter into contracts and if you are entering into this Agreement for an entity, such as the company, municipality, or government agency you work for, you represent to us that you have legal authority to bind that entity. If you do not have this authority, do not use the Service Offerings. If you disagree with any of the terms below, we do not grant you the right to use the Service Offerings and you should click "Cancel" to exit the installer and immediately discontinue all use of the Service Offerings.

TASER International, Inc. (TASER, we, us, or our) and you or the entity you represent (Agency or you) agree to all terms of the Agreement effective on the date you first agreed to this Agreement or first began using the Service Offerings ("Effective Date").

1 **Access Rights.** Upon the purchase or granting of a subscription from TASER and your opening of an Evidence.com account you will have access and use of the Evidence.com Services for the storage and management of and Your Content during the subscription term ("Term"). This is not a data sharing agreement. We do not continuously audit, inspect, or monitor individual agency content or Your Content. You are not intending to waive or diminish any privacy interests by your use of the Evidence.com Services. The Evidence.com Services and data storage are subject to usage limits, including, for example, the quantiles specified in quotes, order forms and purchase orders. Unless otherwise specified, (a) a quantity in a quote, order form or purchase order refers to end users, and the Evidence.com Service may not be accessed by more than that number of end users, and (b) an end user identification may be reassigned to a new individual replacing one who no longer requires ongoing use of the Evidence.com Service. You and each of your end users agree to adhere to this Agreement and all laws, rules, regulations, and policies applicable to your use of the Evidence.com Services. If you become aware of any violation of this Agreement by an end user, you will immediately terminate that end user's access to Your Content and the Evidence.com Services.

2 **You Own Your Content.** You control and own all right, title, and interest in and to Your Content and we obtain no rights to Your Content. You are solely responsible for the uploading, sharing, withdrawal, management and deletion of Your Content. You consent to our limited access to Your Content solely for the purpose of providing and supporting the Evidence.com Services to you and your end users. You represent that you own Your Content; and that none of Your Content or your end users' use of Your Content or the Evidence.com Services will violate this Agreement or applicable laws.

3 **Evidence.com Data Security.** We will implement commercially reasonable and appropriate measures designed to secure Your Content against accidental or unlawful loss, access or disclosure. We will maintain a comprehensive Information Security Program ("ISP") that includes logical and physical access management, vulnerability management, configuration management, incident monitoring and response, encryption of digital evidence you upload, security education, risk management, and data protection. You are responsible for maintaining the security of your end user names and passwords and taking steps to maintain appropriate security and access by your end users to Your Content. Log-in credentials are for your internal use only and you may not sell, transfer, or sublicense them to any other entity or person. You agree to be responsible for all activities undertaken by you, your employees, your contractors or agents, and your end users which result in unauthorized access to your account or Your Content. Audit log tracking for the video data is an automatic feature of the Services which provides details as to who accesses the video data and may be downloaded by you at any time. You will contact us immediately if you believe an unauthorized third party may be using your account or Your Content or if your account information is lost or stolen.

4 **Our Support.** We will make available to you updates as released by us to the Evidence.com Services. Updates may be provided electronically via the Internet. It is your responsibility to establish and maintain adequate access to the Internet in order to receive the updates. We will use reasonable efforts to continue supporting the previous version of any API or software for 6 months after the change (except if doing so (a) would pose a security or intellectual property issue, (b) is economically or technically burdensome, or (c) is needed to comply with the law or requests of governmental entities). You are responsible for maintaining the computer equipment and Internet connections necessary for your use of the Evidence.com Services.

5 **Data Privacy.** We will not disclose Your Content or any information about you except as compelled by a court or administrative body or required by any law or regulation. We will give you notice if any disclosure request is received for Your Content so you may file an objection with the court or administrative body. You agree to allow us access to certain information from you in order to: (a) perform troubleshooting services for your account at your request or as part of our regular diagnostic screenings; (b) enforce our agreements or policies governing your use of Evidence.com Services; or (c) perform analytic and diagnostic evaluations of the systems.

6 **Data Storage.** We will determine the locations of the data centers in which Your Content will be stored and accessible by your end users. For United States customers, we will ensure that all of Your Content stored in the Evidence.com Services remains within the United States including any backup data, replication sites, and disaster recovery sites. You consent to the transfer of Your Content to third parties for the purpose of storage of Your Content. Third party subcontractors responsible for storage of Your Content are contracted by us for data storage services. Ownership of Your Content remains with you.

7 **Fees and Payment.** Additional end users may be added during the Term at the pricing in effect at the time of purchase of additional end users, prorated for the duration of the Term; except in the case of the optional subscription licenses described in Section 8. Additional end user accounts will terminate on the same date as the pre-existing subscriptions. You are responsible for paying all subscription fees and applicable taxes and duties for Evidence.com Services. Unless otherwise specified by us, all fees for Evidence.com Services are due and payable net 30 days for approved credit. Payment obligations are non-cancelable and fees paid are non-refundable and all amounts payable will be made without setoff, deduction, or withholding. We reserve the right to charge additional fees for you exceeding your purchased storage amounts or for TASER's assistance in the downloading or exporting of Your Content. We may charge you interest at the rate of 1.5% per



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month (or the highest rate permitted by law, if less) on all late payments. If a delinquent account is sent to collections, you are responsible for all collection and attorneys' fees.

8 Optional Subscription License Tiers. This Section 8 applies to the optional subscription licenses listed below. Each of the optional subscription licenses in this Section 8 must be purchased at the point of sale of the hardware. You may elect to be billed upfront or annually for these optional subscription licenses, and that election will be reflected on your quote. The optional subscription license prices do not include the purchase price of any hardware or data storage of other data files generated from non-Axon cameras or the Evidence Mobile App. Any hardware provided under the optional subscription licenses is subject to TASER's current *Hardware Warranty, Limitations and Release for Law Enforcement CEW Products and On-Officer Cameras* available at www.TASER.com. If the optional subscription license is terminated early, no refunds or credits will be given. This Section 8 does not apply if you do not purchase any of the Optional Subscription License Tiers.

8.1 Evidence.com Ultimate License. Each Evidence.com Ultimate License includes the benefits of the Evidence.com Pro License, 20 GB of storage, and TAP for the Axon camera. TASER's current Sales Terms and Conditions for the Axon Flex® and Axon Body Cameras TASER Assurance Plan (U.S. Only) (TAP) are available at <http://www.taser.com/sales-terms-and-conditions>.

8.2 Evidence.com Unlimited License. Each Evidence.com Unlimited License includes the benefits of the Evidence.com Ultimate License and unlimited data storage for Axon camera and Evidence Mobile generated data in the Evidence.com Services. You must implement a data retention schedule in the Evidence.com Services for the management of your data stored in the Evidence.com Services to qualify for the Evidence.com Unlimited License. TASER reserves the right, in its sole discretion, to place any data stored in your Evidence.com accounts and not viewed or accessed for six months into archival storage. Data stored in archival storage will not have immediate availability and may take up to 24 hours to access. The Evidence.com Unlimited License must be purchased for a 3 or 5 term.

8.3 Officer Safety Plan. The Officer Safety Plan includes all the benefits of the Evidence.com Unlimited License, TAP for the Evidence.com Dock, one TASER brand conducted electrical weapon (CEW) with a 4-year extended warranty, one CEW battery, and one CEW holster of your choice. At any time during the Officer Safety Plan term you may choose to receive the CEW, battery and holster by providing a \$0 purchase order (orders may take 4-6 weeks to process). At the time you elect to receive the CEW, you may choose from any CEW model currently offered by us. The Officer Safety Plan must be purchased for a 5-year term. If the Officer Safety Plan is terminated before the end of the term and you did not receive your CEW, battery and holster then we will not and have no obligation to provide these items or a credit under the Officer Safety Plan. If the Officer Safety Plan is terminated before the end of the term and after you receive your CEW, battery and holster then then: (a) you will be invoiced for the remainder of the MSRP for the CEW, battery, and holster not already paid as part of the Officer Safety Plan before the termination date; or (b) only in the case of termination for non-appropriations, return the CEW, battery and holster to us within 30 days of the date of termination.

9 Suspension of Evidence.com Services. We may suspend your or any end user's right to access or use any portion or all of the Evidence.com Services immediately upon notice to you if we determine:

9.1 Your or an end user's use of or registration for the Evidence.com Services (i) poses a security risk to the Evidence.com Services or any third party, (ii) may adversely impact the Evidence.com Services or the systems or content of any other customer, (iii) may subject us, our affiliates, or any third party to liability, or (iv) may be fraudulent;

9.2 You are, or any end user is, in breach of this Agreement, including if you are delinquent on your payment obligations for more than 30 days; or

9.3 You have become the subject of any bankruptcy, reorganization, liquidation, dissolution, or similar proceeding.

9.4 If we suspend your right to access or use any portion or all of the Evidence.com Services, you remain responsible for all fees and charges incurred through the date of suspension without any credits for any period of suspension. We will not delete any of Your Content on Evidence.com as a result of your suspension, except as specified elsewhere in this Agreement.

10 Term.

10.1 Subscription Term. The start date of the Term of this Agreement will be determined based upon the shipment date of any hardware ordered as authorized by you in a signed quote or purchase order and will remain in effect for the subscription Term agreed to in the quote or purchase agreement together with any renewal Terms until terminated as provided in this Agreement. If the hardware is shipped in the first half of a month, then the Term starts on the 1st of the following month. If the hardware is shipped in the last half of a month, then the Term begins on the 15th of the following month. If no hardware is purchased, then the Term will begin on the first of the month following the Effective Date of the Agreement. This Agreement automatically renews for additional successive Terms of one (1) year each after the completion of your initial Term at the list prices then in effect, unless you give us written notice of cancellation sixty (60) days prior to the end of a Term.

10.2 Free Trial Term. If you signed up for a free trial, you are granted a limited non-exclusive license to use the Evidence.com Services for the term of the free trial period ("Trial Term"). Upon the expiration of the Trial Term you must purchase the Evidence.com Services to continue to use the Evidence.com Services to access Your Content.

10.3 Free EVIDENCE.com Lite Account. If you signed up for a free Evidence.com Lite account, you are granted a limited non-exclusive license to use the Evidence.com Lite Services. Your use of the Evidence.com Lite Services is not limited to a specific term and you may cancel your Evidence.com Lite account and download Your Content at any time. Evidence.com Lite allows users to manage their conducted electrical weapon (CEW) firing logs and TASER CAM data.

11 Termination.**11.1 Termination for Cause.**

11.1.1 By Either Party. Either party may terminate this Agreement for cause upon 30 days advance notice to the other party if there is any material default or breach of this Agreement by the other party, unless the defaulting party has cured the material default or breach within the 30-day notice period. In the event that you terminate this Agreement under this Section and we failed to cure the material breach or default, we will issue you a refund of any prepaid amounts on a prorated basis.

11.1.2 By Agency. You are obligated to pay the fees under this Agreement as may lawfully be made from funds budgeted and appropriated for that purpose during your then current fiscal year. In the event that sufficient funds will not be appropriated or are not otherwise legally available to pay the fees required under this Agreement, this Agreement may be terminated by you. You agree to deliver notice of termination under this Section (11.1.2) at least 90 days prior to the end of the then current fiscal year.

11.2 Effect of Termination. Upon any termination of this Agreement: (a) all your rights under this Agreement immediately terminate; (b) you remain responsible for all fees and charges you have incurred through the date of termination; and (c) Sections 2, 5-7, 12, 13 (except the license granted to you in Section 13), 14, and 16-20 will continue to apply in accordance with their terms.

12 Return of Your Content.

12.1 During the Term. You can log into the Evidence.com Services to retrieve and manually download Your Content at any time during the Term.

12.2 After Termination. We will not delete any of Your Content as a result of a termination during the 90 days following termination. During this 90-day period you may retrieve Your Content only if you have paid all amounts due (there will be no application functionality of the Evidence.com Services during this 90-day period other than the ability for you to retrieve Your Content). You will not incur any additional fees if you download Your Content from the Evidence.com Services during this 90-day period. We have no obligation to maintain or provide any of Your Content after the 90-day period and will thereafter, unless legally prohibited, delete all of Your Content stored in the Evidence.com Services. Upon request, we will provide written proof that all of Your Content has been successfully deleted and fully removed from the Evidence.com Services.

12.3 Post-Termination Assistance. We will provide you with the same post-termination data retrieval assistance that we generally make available to all customers. Requests that we provide additional assistance to you in downloading or transferring Your Content will result in additional fees from us and we will not warranty or guarantee data integrity or readability in the external system.

13 IP Rights. We or our licensors own and reserve all right, title, and interest in and to the Evidence.com Services and related software. Subject to the terms of this Agreement, we grant you a limited, revocable, non-exclusive, non-sublicensable, non-transferrable license to access and use the Evidence.com Services solely in accordance with this Agreement during the Term. We own all right, title, and interest in and to the Evidence.com Services, including without limitation all Intellectual Property Rights. If you or your end users provide any suggestions to us for enhancements or improvements, we will own all right, title, and interest in and to the suggestions and have the right to use the suggestions without restriction, even if you or your end users have designated the suggestions as confidential. You irrevocably assign to us all right, title, and interest in and to the suggestions and agree to provide us any assistance we may require to document, perfect, and maintain our rights in the suggestions.

14 License Restrictions. Neither you nor any of your end users may use the Evidence.com Services in any manner or for any purpose other than as expressly permitted by this Agreement. Neither you nor any of your end users may, or attempt to: (a) permit any third party to access the Evidence.com Services except as permitted in this Agreement; (b) modify, alter, tamper with, repair, or otherwise create derivative works of any of the Evidence.com Services; (c) reverse engineer, disassemble, or decompile the Evidence.com Services or apply any other process or procedure to derive the source code of any software included in the Evidence.com Services, or allow any others to do the same; (d) access or use the Evidence.com Services in a way intended to gain unauthorized access, avoid incurring fees or exceeding usage limits or quotas; (e) copy the Evidence.com Services in whole or part, except as expressly permitted in this Agreement; (f) use trade secret information contained in the Evidence.com Services, except as expressly permitted in this Agreement; (g) resell, rent, loan, or sublicense the Evidence.com Services; (h) access the Evidence.com Services in order to build a competitive product or service or copy any features, functions, or graphics of the Evidence.com Services; (i) remove, alter, or obscure any confidentiality or proprietary rights notices (including copyright and trademark notices) of ours or our licensors on or within the Evidence.com Services or any copies of the Evidence.com Services; or (j) use the Evidence.com Services to store or transmit infringing, libelous, or otherwise unlawful or tortious material, to store or transmit material in violation of third-party privacy rights, or to store or transmit malicious code. All licenses granted to you in this Agreement are conditional on your continued compliance this Agreement, and will immediately and automatically terminate if you do not comply with any term or condition of this Agreement. During and after the Term, you will not assert, nor will you authorize, assist, or encourage any third party to assert, against us or any of our affiliates, customers, vendors, business partners, or licensors, any patent infringement or other intellectual property infringement claim regarding any Evidence.com Services you have used. You may only use our trademarks in accordance with the TASER Trademark Use Guidelines (located at www.TASER.com).

15 Third-Party Products and Services. No purchase of third-party products or services is required to use the Evidence.com Services other than a computer and Internet access. Any acquisition by you of third-party products or services and any exchange of data or Your Content between you and any third-party provider, is solely between you and the applicable third-party provider; including any fees necessary to obtain or use the third-party products or services. We are not responsible for examining or evaluating the content or accuracy of third-party



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products or services and we do not warrant and will not have any liability or responsibility for any third-party products or services, or for any other materials, products, or services of third parties. If you install or enable Third-Party Applications for use with Evidence.com Services, you acknowledge that we may need to allow providers of those Third-Party Applications to access Your Content as required for the Interoperation of the Third-Party Applications with the Evidence.com Services. We are not responsible for any disclosure, modification or deletion of Your Content resulting from any access by Third-Party Application providers.

16 **Representations by You.** You represent and warrant to us that: (a) you have been duly authorized by the laws of the applicable jurisdiction, and by a resolution of your governing body, if legally required, to execute and deliver this Agreement and to carry out your obligations under this Agreement; (b) all legal requirements have been met, and procedures have been followed, including public bidding, if legally required, in order to ensure the enforceability of this Agreement; (c) if you are a government agency, that the Evidence.com Services will be used by you only for essential governmental or proprietary functions consistent with the scope of your authority and will not be used in a trade or business of any person or entity, by the federal government or for any personal, family or household use; (d) if you are a government agency, you have funds available to pay until the end of its current appropriation period, and you intend to request funds to make payments in each appropriation period, from now until the end of the Term; and (e) you are responsible for (i) your or any of your end users' use of the Evidence.com Services (including any activities under your account and use by your employees and agents), (ii) breach of this Agreement or violation of applicable law by you or any of your end users, (iii) Your Content or the combination of Your Content with other applications, content or processes, including any claim involving alleged infringement or misappropriation of third-party rights by Your Content or by the use of Your Content, (iv) a dispute between you and any of your end users, and (v) a dispute between you and any third-party over your collection or use of Your Content. You agree to maintain insurance coverage up to the amount allowed by State and local laws and regulations that would cover any claims, damages, losses, liabilities, costs, and expenses (including reasonable attorneys' fees) arising out of or related to any third-party claim in this section 16.

17 **Our Warranty.** We warrant that the Evidence.com Services (a) will perform materially in accordance with the Documentation, (b) will be performed in a timely and professional manner by qualified persons with the technical skills, training, and experience to perform the Evidence.com Services, and (c) will not infringe or misappropriate any patent, copyright, trademark, or trade secret rights of any third party. All warranties or guarantees given or made by us with respect to the Evidence.com Services are solely for the benefit of you and your end users and are not transferable and are null and void if you breach any term or condition of this Agreement.

THE EVIDENCE.COM SERVICES ARE PROVIDED "AS IS." WE AND OUR AFFILIATES AND LICENSORS MAKE NO REPRESENTATIONS OR WARRANTIES OF ANY KIND, WHETHER EXPRESS, IMPLIED, STATUTORY OR OTHERWISE THAT THE EVIDENCE.COM SERVICES OR THIRD-PARTY CONTENT WILL BE UNINTERRUPTED, ERROR FREE OR FREE OF HARMFUL COMPONENTS, OR THAT ANY CONTENT, INCLUDING YOUR CONTENT OR THE THIRD-PARTY CONTENT, WILL BE SECURE OR NOT OTHERWISE LOST OR DAMAGED, OR THAT THE EVIDENCE.COM SERVICES WILL MEET YOUR REQUIREMENTS. EXCEPT AS PROVIDED IN THIS SECTION 17, TO THE EXTENT PROHIBITED BY LAW, WE AND OUR AFFILIATES AND LICENSORS DISCLAIM ALL WARRANTIES, INCLUDING ANY IMPLIED WARRANTIES OF MERCHANTABILITY, SATISFACTORY QUALITY, FITNESS FOR A PARTICULAR PURPOSE, NON-INFRINGEMENT, OR QUIET ENJOYMENT, AND ANY WARRANTIES ARISING OUT OF ANY COURSE OF DEALING OR USAGE OF TRADE.

YOU ARE SOLELY RESPONSIBLE FOR ENSURING THAT YOUR USE OF THE EVIDENCE.COM SERVICES IS IN ACCORDANCE WITH APPLICABLE LAW. You are solely responsible for: (a) all data before it is uploaded to the Evidence.com Services; (b) configuring and setting up any hardware or networks that You connect to the Evidence.com Services; (c) Your networks and how they may interact with the hardware, software, or Evidence.com Services; and (d) any security settings You establish to interact with or on the Evidence.com Services. WE DISCLAIM any warranties or responsibility for data corruption or errors before the data is uploaded to the Evidence.com Services.

18 **Indemnification by Us.** We will defend, indemnify, and hold you harmless, and each of your respective employees, officers, directors, and representatives from and against any claims, damages, losses, liabilities, costs, and expenses (including reasonable attorneys' fees) arising out of or relating to any: (a) acts or omissions of us or our subcontractors or anyone directly or indirectly employed by any of them, save and except for damage or injury caused solely by the negligence of you or your agents, officers, or employees; and (b) third-party claim alleging that the use of the Evidence.com Services as permitted under this Agreement infringes or misappropriates the intellectual property rights of a third party. You must provide us with prompt written notice of each such claim, tender to us the defense or settlement of each such claim at our expense, and cooperate fully with us in the defense or settlement of each such claim. If we receive notice of an alleged infringement, or if your use of the Evidence.com Services will be prevented by permanent injunction, we may, at our sole option and expense, procure for you the right to continue using the Evidence.com Services as provided in this Agreement, modify the Evidence.com Services so that it no longer infringes, replace the Evidence.com Services with other services of equal or superior functional capability, refund to you all amounts paid by you to us under this Agreement for the Evidence.com Services in the 1-year period immediately preceding the first event giving rise to the claim of infringement, or in the case of trademark infringement, instruct you to use an alternative trademark. We have no liability to you or any third party if any alleged infringement or claim of infringement is to any extent based upon: (a) any modification of the Evidence.com Services by you or any third party not approved by us; (b) use of the Evidence.com Services in connection or in combination with equipment, devices, or services not approved or recommended by us; (c) the use of Evidence.com Services other than as permitted under this Agreement or in a manner for which it was not intended; or (d) the use of other than the most current release or version of any software



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provided by us as part of or in connection with the Evidence.com Services. Nothing in this Section will affect any warranties in favor of you that are otherwise provided in or arise out of this Agreement.

19 **Limitations of Liability.** WE AND OUR AFFILIATES OR LICENSORS WILL NOT BE LIABLE TO YOU FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, CONSEQUENTIAL OR EXEMPLARY DAMAGES (INCLUDING DAMAGES FOR LOSS OF PROFITS, GOODWILL, USE, OR DATA), EVEN IF A PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES. FURTHER, NEITHER WE NOR ANY OF OUR AFFILIATES OR LICENSORS WILL BE RESPONSIBLE FOR ANY COMPENSATION, REIMBURSEMENT, OR DAMAGES ARISING IN CONNECTION WITH: (A) YOUR INABILITY TO USE THE EVIDENCE.COM SERVICES, INCLUDING AS A RESULT OF ANY (i) TERMINATION OR SUSPENSION OF THIS AGREEMENT OR YOUR USE OF OR ACCESS TO THE EVIDENCE.COM SERVICES, (ii) OUR DISCONTINUATION OF ANY OR ALL OF THE EVIDENCE.COM SERVICES, OR, (iii) WITHOUT LIMITING ANY OTHER OBLIGATIONS, ANY UNANTICIPATED OR UNSCHEDULED DOWNTIME OF ALL OR A PORTION OF THE EVIDENCE.COM SERVICES FOR ANY REASON, INCLUDING AS A RESULT OF POWER OUTAGES, SYSTEM FAILURES OR OTHER INTERRUPTIONS; (B) THE COST OF PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; (C) ANY INVESTMENTS, EXPENDITURES, OR COMMITMENTS BY YOU IN CONNECTION WITH THIS AGREEMENT OR YOUR USE OF OR ACCESS TO THE EVIDENCE.COM SERVICES; OR (D) ANY UNAUTHORIZED ACCESS TO, ALTERATION OF, OR THE DELETION, DESTRUCTION, DAMAGE, LOSS OR FAILURE TO STORE ANY OF YOUR CONTENT OR OTHER DATA. IN ANY CASE, WHETHER IN CONTRACT, TORT OR UNDER ANY OTHER THEORY OF LIABILITY, OUR AND OUR AFFILIATES' AND LICENSORS' AGGREGATE LIABILITY UNDER THIS AGREEMENT WILL BE LIMITED TO THE GREATER OF \$100,000 OR THE AMOUNT YOU ACTUALLY PAY US UNDER THIS AGREEMENT FOR THE EVIDENCE.COM SERVICES THAT GAVE RISE TO THE CLAIM DURING THE 12 MONTHS PRECEDING THE CLAIM.

20 **Miscellaneous.**

20.1 **Definitions.**

20.1.1 "Evidence.com Services" means our web services for Evidence.com, the EVIDENCE.com site, EVIDENCE Sync software, EVIDENCE Mobile App, Axon® Mobile App, other software, maintenance, storage, and any other product or service provided by us under this Agreement. This does not include any Third-Party Applications, hardware warranties, or the my.evidence.com services.

20.1.2 "Your Content" means software, data, text, audio, video, images or other content you or any of your end users (a) run on the Evidence.com Services, (b) cause to interface with the Evidence.com Services, or (c) upload to the Evidence.com Services under your account or otherwise transfer, process, use or store in connection with your account.

20.1.3 "Documentation" means the user guides, quick reference guides, and other technical and operations manuals and specifications for the Evidence.com Services provided by us, as that documentation may be updated by us from time to time.

20.1.4 "Confidential Information" means all nonpublic information disclosed by us, our affiliates, business partners or our or their respective employees, contractors or agents that is designated as confidential or that, given the nature of the information or circumstances surrounding its disclosure, reasonably should be understood to be confidential. Confidential Information includes: (a) nonpublic information relating to our or our affiliates or business partners' technology, customers, business plans, promotional and marketing activities, finances and other business affairs; (b) third-party information that we are obligated to keep confidential; and (c) the nature, content and existence of any discussions or negotiations between you and us or our affiliates that is not subject to your public record laws. Confidential Information does not include any information that: (i) is or becomes publicly available without breach of this Agreement; (ii) can be shown by documentation to have been known to you at the time of your receipt from us; (iii) is received from a third party who did not acquire or disclose the same by a wrongful or tortious act; or (iv) can be shown by documentation to have been independently developed by you without reference to the Confidential Information.

20.1.5 "Policies" means any Service Level Agreement, the Trademark Use Guidelines, all restrictions described on the Evidence.com site, and any other policy or terms referenced in or incorporated into this Agreement. Policies do not include whitepapers or other marketing materials.

20.2 **Confidentiality.** Any party may use the other party's Confidential Information only as permitted under this Agreement. Except as required by applicable law or judicial order, you will not disclose our Confidential Information during the Term or at any time during the 5-year period following the end of the Term. You will take all reasonable measures to avoid disclosure, dissemination or unauthorized use of our Confidential Information.

20.3 **Force Majeure.** Neither party will be liable for any delay or failure to perform any obligation under this Agreement where the delay or failure results from any cause beyond the parties' reasonable control, including acts of God, labor disputes or other industrial disturbances, systemic electrical, telecommunications, or other utility failures, earthquake, storms or other elements of nature, blockages, embargoes, riots, acts or orders of government, acts of terrorism, or war.

20.4 **Independent Contractors.** The parties are independent contractors, and neither party, nor any of their respective affiliates, is an agent of the other for any purpose or has the authority to bind the other. This Agreement does not create a partnership, franchise, joint venture, agency, fiduciary, or employment relationship between the parties.

20.5 **No Third-Party Beneficiaries.** This Agreement does not create any third-party beneficiary rights in any individual or entity that is not a party to this Agreement.

20.6 **Non-discrimination and Equal Opportunity.** During the performance of this Agreement, we agree that neither we nor our employees will discriminate against any person, whether employed by us or otherwise, on the basis of race, color, religion, gender,



EVIDENCE.com Master Service Agreement

age, national origin, handicap, marital status, or political affiliation or belief. In all solicitations or advertisements for employees, agents, subcontractors or others to be engaged by us or placed by or on behalf of us, we will state all qualified applicants will receive consideration for employment without regard to race, color, religion, gender, age, national origin, handicap, marital status, or political affiliation or belief.

20.7 U.S. Government Rights. The Evidence.com Services are provided to the U.S. Government as "commercial items," "commercial computer software," "commercial computer software documentation," and "technical data" with the same rights and restrictions generally applicable to the Evidence.com Services. If you are using the Evidence.com Services on behalf of the U.S. Government and these terms fail to meet the U.S. Government's needs or are inconsistent in any respect with federal law, you will immediately discontinue your use of the Evidence.com Services. The terms "commercial item," "commercial computer software," "commercial computer software documentation," and "technical data" are defined in the Federal Acquisition Regulation and the Defense Federal Acquisition Regulation Supplement.

20.8 Import and Export Compliance. In connection with this Agreement, each party will comply with all applicable import, re-import, export, and re-export control laws and regulations, including the Export Administration Regulations, the International Traffic in Arms Regulations, and country-specific economic sanctions programs implemented by the U.S. Office of Foreign Assets Control. You are solely responsible for compliance related to the manner in which you choose to use the Evidence.com Services, including your transfer and processing of Your Content, the provision of Your Content to end users, and the region in which any of the foregoing occur.

20.9 Assignment. Neither party may assign or otherwise transfer this Agreement or any of its rights and obligations under this Agreement without the prior written approval of the other party; except that we may assign or otherwise transfer this Agreement or any of our rights or obligations under this Agreement without your consent (a) for financing purposes, (b) in connection with a merger, acquisition or sale of all or substantially all of our assets, (c) to as part of a corporate reorganization, or (d) to a subsidiary corporation. Subject to the foregoing, this Agreement will be binding upon, and inure to the benefit of the parties and their respective successors and assigns.

20.10 No Waivers. The failure by either party to enforce any provision of this Agreement will not constitute a present or future waiver of the provision nor limit the party's right to enforce the provision at a later time. All waivers by a party must be in writing and sent in accordance with this Agreement to be effective.

20.11 Severability. This Agreement is contractual and not a mere recital. If any portion of this Agreement is held to be invalid or unenforceable, the remaining portions of this Agreement will remain in full force and effect. Any invalid or unenforceable portions will be interpreted to effect and intent of the original portion. If such construction is not possible, the invalid or unenforceable portion will be severed from this Agreement but the rest of the Agreement will remain in full force and effect.

20.12 Governing Law; Venue. The laws of the state where you are physically located, without reference to conflict of law rules, govern this Agreement and any dispute of any sort that might arise between the parties. The United Nations Convention for the International Sale of Goods does not apply to this Agreement.

20.13 Litigation Costs. In the event of any legal action to enforce the provisions of this Agreement, the successful party in enforcing any provision of this Agreement will be awarded that party's reasonable attorneys' fees and taxable costs.

20.14 Notices. All communications and notices to be made or given pursuant to this Agreement must be in the English language.

20.14.1 To You. We may provide any notice to you under this Agreement by: (i) posting a notice on your specific agency EVIDENCE.com site; or (ii) sending a message to the email address(es) then associated with your account. Notices we provide by posting on your EVIDENCE.com site will be effective upon posting and notices we provide by email will be effective when we send the email. You will be deemed to have received any email sent to the email address then associated with your account when we send the email, whether or not you actually receive the email.

20.14.2 To Us. To give us notice under this Agreement, you must contact us: (i) by email transmission to evidencecontracts@taser.com; or (ii) by personal delivery, overnight courier or registered or certified mail to TASER International, Inc., ATTN: Evidence Contracts, 17800 N. 85th Street, Scottsdale, Arizona 85255. We may update the email or address for notices to us by posting a notice on your Evidence.com site. Notices provided by personal delivery will be effective immediately. Notices provided by email transmission or overnight courier will be effective one business day after they are sent. Notices provided registered or certified mail will be effective 3 business days after they are sent.

20.15 Entire Agreement. This Agreement, including the Policies and the quote provided by TASER, is the entire agreement between you and TASER regarding the Evidence.com Services. This Agreement supersedes all prior or contemporaneous representations, understandings, agreements, or communications between you and TASER, whether written or verbal, regarding the subject matter of this Agreement. You agree that your purchases are neither contingent on the delivery of any future functionality or features nor dependent on any oral or written public comments made by us regarding future functionality or features of the Evidence.com Services. We will not be bound by, and specifically object to, any term, condition or other provision which is different from or in addition to the provisions of this Agreement (whether or not it would materially alter this Agreement) and which is submitted by you in any order, receipt, acceptance, confirmation, correspondence or other document. No modification or amendment of any portion of this Agreement will be effective unless in writing and signed by the parties to this Agreement. If we provide a translation of the English language version of this Agreement, the English language version of the Agreement will control if there is any conflict.

20.16 Voluntary Agreement. This Agreement was negotiated and executed voluntarily and is not the result of duress, fraud, undue influence or any threat of any kind. All parties had the opportunity to read and consider this Agreement, to consult with counsel, and fully understand the Agreement.




EVIDENCE.com Master Service Agreement

20.17 Time is of the Essence. Time is of the essence in connection with all matters and obligations pertaining to this Agreement.

20.18 Counterparts. If this Agreement from requires the signatures of the parties, then this Agreement may be executed in any number of counterparts, each of which will be considered an original for all purposes, and all of which, when taken together, constitute one and the same Agreement.

[Document revised 1-23-2015]

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IACP National Law Enforcement Policy Center

BODY-WORN CAMERAS

Model Policy

April 2014

I. PURPOSE

This policy is intended to provide officers with instructions on when and how to use body-worn cameras (BWCs) so that officers may reliably record their contacts with the public in accordance with the law.¹

II. POLICY

It is the policy of this department that officers shall activate the BWC when such use is appropriate to the proper performance of his or her official duties, where the recordings are consistent with this policy and law. This policy does not govern the use of surreptitious recording devices used in undercover operations.

III. PROCEDURES

A. Administration

This agency has adopted the use of the BWC to accomplish several objectives. The primary objectives are as follows:

1. BWCs allow for accurate documentation of police-public contacts, arrests, and critical incidents. They also serve to enhance the accuracy of officer reports and testimony in court.
2. Audio and video recordings also enhance this agency's ability to review probable cause for arrest, officer and suspect interaction, and evidence for investigative and prosecutorial purposes and to provide additional information for officer evaluation and training.
3. The BWC may also be useful in documenting crime and accident scenes or other events that include the confiscation and documentation of evidence or contraband.

B. When and How to Use the BWC

1. Officers shall activate the BWC to record all contacts with citizens in the performance of official duties.
2. Whenever possible, officers should inform individuals that they are being recorded. In locations where individuals have a reasonable expectation of privacy, such as a residence, they may decline to be recorded unless the recording is being made in pursuant to an arrest or search of the residence or the individuals. The BWC shall remain activated until the event is completed in order to ensure the integrity of the recording unless the contact moves into an area restricted by this policy (see items D.1-4).
3. If an officer fails to activate the BWC, fails to record the entire contact, or interrupts the recording, the officer shall document why a recording was not made, was interrupted, or was terminated.

¹ Some states have eavesdropping statutes that require two-party consent prior to audio recording. Consult your legal advisor for state and local laws that affect your agency.

1. All files² shall be securely downloaded periodically and no later than the end of each shift. Each file shall contain information related to the date, BWC identifier, and assigned officer.
 2. All images and sounds recorded by the BWC are the exclusive property of this department. Accessing, copying, or releasing files for non-law enforcement purposes is strictly prohibited.
 3. All access to BWC data (images, sounds, and metadata) must be specifically authorized by the CEO or his or her designee, and all access is to be audited to ensure that only authorized users are accessing the data for legitimate and authorized purposes.
 4. Files should be securely stored in accordance with state records retention laws and no longer than useful for purposes of training or for use in an investigation or prosecution. In capital punishment prosecutions, recordings shall be kept until the offender is no longer under control of a criminal justice agency.
- F. Supervisory Responsibilities
1. Supervisory personnel shall ensure that officers equipped with BWC devices utilize them in accordance with policy and procedures defined herein.
 2. At least on a monthly basis, supervisors will randomly review BWC recordings to ensure that the equipment is operating properly and that officers are using the devices appropriately and in accordance with policy and to identify any areas in which additional training or guidance is required.

© Copyright 2014. Departments are encouraged to use this policy to establish one customized to their agency and jurisdiction. However, copyright is held by the International Association of Chiefs of Police, Alexandria, Virginia U.S.A. All rights reserved under both international and Pan-American copyright conventions. Further dissemination of this material is prohibited without prior written consent of the copyright holder.

Every effort has been made by the IACP National Law Enforcement Policy Center staff and advisory board to ensure that this model policy incorporates the most current information and contemporary professional judgment on this issue. However, law enforcement administrators should be cautioned that no "model" policy can meet all the needs of any given law enforcement agency. Each law enforcement agency operates in a unique environment of federal court rulings, state laws, local ordinances, regulations, judicial and administrative decisions and collective bargaining agreements that must be considered. In addition, the formulation of specific agency policies must take into account local political and community perspectives and customs, prerogatives and demands; often divergent law enforcement strategies and philosophies; and the impact of varied agency resource capabilities among other factors.

This project was supported by a grant awarded by the Bureau of Justice Assistance. The Bureau of Justice Assistance is a component of the Office of Justice Programs, which also includes the Bureau of Justice Statistics, the National Institute of Justice, the Office of Juvenile Justice and Delinquency Prevention, the Office for Victims of Crime, and the Office of Sex Offender Sentencing, Monitoring, Apprehending, Registering, and Tracking. Points of view or opinions in this document are those of the author and do not necessarily represent the official position or policies of the U.S. Department of Justice or the IACP.

² For the purpose of this document, the term "file" refers to all sounds, images, and associated metadata.

TASER International

Protect Truth

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Scottsdale, Arizona 85255
United States
Phone: (800) 978-2737
Fax: 480.658.0734

Michael Bostic
(760) 768-2140
(760) 357-1241
mbostic@calexlicopd.org



TASER

Quotation

Quote: Q-26376-2

Date: 4/10/2015 11:47 AM

Quote Expiration: 6/30/2015

Contract Start Date*: 6/1/2015

Contract Term: 5 years

Bill To:
Calexico Police Dept. - CA
Finance Department
608 Heber Avenue
Calexico, CA 92231
US

Ship To:
Michael Bostic
Calexico Police Dept. - CA
420 E. 5th Street
Calexico, CA 92231
US

SALESPERSON	PHONE	EMAIL	DELIVERY METHOD	PAYMENT METHOD
Bob Dillon	480.905.2012	rdillon@taser.com	Fedex - Ground	Net 30

*Note this will vary based on the shipment date of the product.

Officer Safety Plan Initial Purchase
Due: Net 30

QTY	PART #	DESCRIPTION	NET UNIT PRICE	TOTAL PRICE
40.00	73030	CAMERA SYSTEM, AXON FLEX	USD 199.00	USD 7,960.00
40.00	73062	BALL CAP MOUNT, AXON, FLEX	USD 0.00	USD 0.00
40.00	73036	CONTROLLER, HOLSTER, BELT CLIPS, FLEX	USD 0.00	USD 0.00
40.00	73021	MULTI-MOUNTING OPTION KIT, FLEX	USD 199.95	USD 7,998.00
7.00	70026	EVIDENCE.COM DOCK, AXON SIX BAY	USD 1,495.00	USD 10,465.00
7.00	70033	WALL MOUNT BRACKET, ASSY, EVIDENCE.COM DOCK	USD 35.00	USD 245.00
40.00	85130	OFFICER SAFETY PLAN YEAR 1 PAYMENT	USD 1,188.00	USD 47,520.00
800.00	85110	EVIDENCE.COM INCLUDED STORAGE	USD 0.00	USD 0.00
4.00	89101	PROFESSIONAL EVIDENCE.COM LICENSE: YEAR 1 PAYMENT	USD 468.00	USD 1,872.00
60.00	85110	EVIDENCE.COM INCLUDED STORAGE	USD 0.00	USD 0.00
40.00	85100	EVIDENCE.COM INTEGRATION LICENSE: ANNUAL PAYMENT	USD 180.00	USD 7,200.00
3.00	85014	AXON 1-DAY SERVICE	USD 2,000.00	USD 6,000.00
Officer Safety Plan Initial Purchase Due: Net 30 Net Price:				USD 89,260.00

OSP Spares

QTY	PART #	DESCRIPTION	NET UNIT PRICE	TOTAL PRICE
2.00	73030	CAMERA SYSTEM, AXON FLEX	USD 0.00	USD 0.00
2.00	73009	COLLAR/VERSATILE/CAP MOUNT, FLEX	USD 0.00	USD 0.00

QTY	PART #	DESCRIPTION	NET UNIT PRICE	TOTAL PRICE
40.00	85100	EVIDENCE.COM INTEGRATION LICENSE: ANNUAL PAYMENT	USD 180.00	USD 7,200.00
Officer Safety Plan Due: 2019 Net Price:				USD 56,592.00

Subtotal	USD 315,628.00
Estimated Shipping & Handling Cost	USD 319.95
Estimated Tax	USD 21,141.46
Grand Total	USD 337,089.41

Sworn to Safety Initiative (Officer Safety Plan, \$400)

TASER International, Inc.'s Sales Terms and Conditions for Direct Sales to End User Purchasers

By signing this Quote, you are entering into a contract and you certify that you have read and agree to the provisions set forth in this Quote and TASER's current Sales Terms and Conditions for Direct Sales to End User Purchasers or, in the alternative, TASER's current Sales Terms and Conditions for Direct Sales to End User Purchasers for Sales with Financing if your purchase involves financing with TASER. If your purchase includes the TASER Assurance Plan (TAP), then you are also agreeing to TASER's current Sales Terms and Conditions for the AXON Flex™ and AXON Body™ Cameras TASER Assurance Plan (U.S. Only) and/or Sales Terms and Conditions for the X2/X26P and TASER CAM HD Recorder TASER Assurance Plan (U.S. Only), as applicable to your product purchase. All of the sales terms and conditions, as well as, the TAP terms and conditions are posted at <http://www.taser.com/sales-terms-and-conditions>. If your purchase includes AXON hardware and/or EVIDENCE.com services you are also agreeing to the terms in the EVIDENCE.com Master Service Agreement posted at <http://www.taser.com/serviceagreement14>. If your purchase includes Professional Services, you are also agreeing to the terms in the Professional Service Agreement posted at http://www.taser.com/images/support/downloads/downloads/evidence_materials/Professional_Services_Agreement.pdf. If your purchase includes Integration Services, you are also agreeing to the terms in the SOW posted at <http://www.taser.com/integrationstatementofwork14>. You represent that you are lawfully able to enter into contracts and if you are entering into this agreement for an entity, such as the company, municipality, or government agency you work for, you represent to TASER that you have legal authority to bind that entity. If you do not have this authority, do not sign this Quote.

Signature: _____ Date: _____

Name (Print): _____ Title: _____


PO# (if needed): _____

Please sign and email to Bob Dillon at rdillon@taser.com or fax to 480.658.0734

THANK YOU FOR YOUR BUSINESS!

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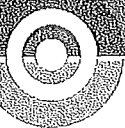
EVIDENCE.COM™



RMS Integration from EVIDENCE.com

Easily tag your agency's videos with correct info and data

RMS Integration works by taking information from your Records Management System and correlating it with your videos on EVIDENCE.com. Benefits include:

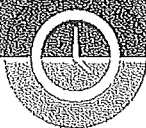


Greater Accuracy

Adds Incident ID, Category and Location to videos automatically

Avoids the misspellings and incomplete info of manual entry

Makes it easier to search and retrieve evidence later



Increased Efficiency

Frees officers from manual video tagging and saves time

Requires minimal involvement from IT staff

Can work with any system without involving RMS vendors



Cost Effectiveness

Saves up to \$200 per officer per month in productivity costs

Per-user pricing scales with the number of officers uploading

Can be added to existing contracts anytime

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By clicking the "I Agree" button or using the Evidence.com™ Services you agree that you have read and understand this Agreement and you accept and agree to be bound by the following terms and conditions. You represent to us that you are lawfully able to enter into contracts and if you are entering into this Agreement for an entity, such as the company, municipality, or government agency you work for, you represent to us that you have legal authority to bind that entity. If you do not have this authority, do not use the Service Offerings. If you disagree with any of the terms below, we do not grant you the right to use the Service Offerings and you should click "Cancel" to exit the installer and immediately discontinue all use of the Service Offerings.

TASER International, Inc. (TASER, we, us, or our) and you or the entity you represent (Agency or you) agree to all terms of the Agreement effective on the date you first agreed to this Agreement or first began using the Service Offerings ("Effective Date").

1 **Access Rights.** Upon the purchase or granting of a subscription from TASER and your opening of an Evidence.com account you will have access and use of the Evidence.com Services for the storage and management of and Your Content during the subscription term ("Term"). This is not a data sharing agreement. We do not continuously audit, inspect, or monitor individual agency content or Your Content. You are not intending to waive or diminish any privacy interests by your use of the Evidence.com Services. The Evidence.com Services and data storage are subject to usage limits, including, for example, the quantities specified in quotes, order forms and purchase orders. Unless otherwise specified, (a) a quantity in a quote, order form or purchase order refers to end users, and the Evidence.com Service may not be accessed by more than that number of end users, and (b) an end user identification may be reassigned to a new individual replacing one who no longer requires ongoing use of the Evidence.com Service. You and each of your end users agree to adhere to this Agreement and all laws, rules, regulations, and policies applicable to your use of the Evidence.com Services. If you become aware of any violation of this Agreement by an end user, you will immediately terminate that end user's access to Your Content and the Evidence.com Services.

2 **You Own Your Content.** You control and own all right, title, and interest in and to Your Content and we obtain no rights to Your Content. You are solely responsible for the uploading, sharing, withdrawal, management and deletion of Your Content. You consent to our limited access to Your Content solely for the purpose of providing and supporting the Evidence.com Services to you and your end users. You represent that you own Your Content; and that none of Your Content or your end users' use of Your Content or the Evidence.com Services will violate this Agreement or applicable laws.

3 **Evidence.com Data Security.** We will implement commercially reasonable and appropriate measures designed to secure Your Content against accidental or unlawful loss, access or disclosure. We will maintain a comprehensive Information Security Program ("ISP") that includes logical and physical access management, vulnerability management, configuration management, incident monitoring and response, encryption of digital evidence you upload, security education, risk management, and data protection. You are responsible for maintaining the security of your end user names and passwords and taking steps to maintain appropriate security and access by your end users to Your Content. Log-in credentials are for your internal use only and you may not sell, transfer, or sublicense them to any other entity or person. You agree to be responsible for all activities undertaken by you, your employees, your contractors or agents, and your end users which result in unauthorized access to your account or Your Content. Audit log tracking for the video data is an automatic feature of the Services which provides details as to who accesses the video data and may be downloaded by you at any time. You will contact us immediately if you believe an unauthorized third party may be using your account or Your Content or if your account information is lost or stolen.

4 **Our Support.** We will make available to you updates as released by us to the Evidence.com Services. Updates may be provided electronically via the Internet. It is your responsibility to establish and maintain adequate access to the Internet in order to receive the updates. We will use reasonable efforts to continue supporting the previous version of any API or software for 6 months after the change (except if doing so (a) would pose a security or intellectual property issue, (b) is economically or technically burdensome, or (c) is needed to comply with the law or requests of governmental entities). You are responsible for maintaining the computer equipment and Internet connections necessary for your use of the Evidence.com Services.

5 **Data Privacy.** We will not disclose Your Content or any information about you except as compelled by a court or administrative body or required by any law or regulation. We will give you notice if any disclosure request is received for Your Content so you may file an objection with the court or administrative body. You agree to allow us access to certain information from you in order to: (a) perform troubleshooting services for your account at your request or as part of our regular diagnostic screenings; (b) enforce our agreements or policies governing your use of Evidence.com Services; or (c) perform analytic and diagnostic evaluations of the systems.

6 **Data Storage.** We will determine the locations of the data centers in which Your Content will be stored and accessible by your end users. For United States customers, we will ensure that all of Your Content stored in the Evidence.com Services remains within the United States including any backup data, replication sites, and disaster recovery sites. You consent to the transfer of Your Content to third parties for the purpose of storage of Your Content. Third party subcontractors responsible for storage of Your Content are contracted by us for data storage services. Ownership of Your Content remains with you.

7 **Fees and Payment.** Additional end users may be added during the Term at the pricing in effect at the time of purchase of additional end users, prorated for the duration of the Term; except in the case of the optional subscription licenses described in Section 8. Additional end user accounts will terminate on the same date as the pre-existing subscriptions. You are responsible for paying all subscription fees and applicable taxes and duties for Evidence.com Services. Unless otherwise specified by us, all fees for Evidence.com Services are due and payable net 30 days for approved credit. Payment obligations are non-cancelable and fees paid are non-refundable and all amounts payable will be made without setoff, deduction, or withholding. We reserve the right to charge additional fees for you exceeding your purchased storage amounts or for TASER's assistance in the downloading or exporting of Your Content. We may charge you interest at the rate of 1.5% per

11 Termination.**11.1 Termination for Cause.**

11.1.1 By Either Party. Either party may terminate this Agreement for cause upon 30 days advance notice to the other party if there is any material default or breach of this Agreement by the other party, unless the defaulting party has cured the material default or breach within the 30-day notice period. In the event that you terminate this Agreement under this Section and we failed to cure the material breach or default, we will issue you a refund of any prepaid amounts on a prorated basis.

11.1.2 By Agency. You are obligated to pay the fees under this Agreement as may lawfully be made from funds budgeted and appropriated for that purpose during your then current fiscal year. In the event that sufficient funds will not be appropriated or are not otherwise legally available to pay the fees required under this Agreement, this Agreement may be terminated by you. You agree to deliver notice of termination under this Section (11.1.2) at least 90 days prior to the end of the then current fiscal year.

11.2 Effect of Termination. Upon any termination of this Agreement: (a) all your rights under this Agreement immediately terminate; (b) you remain responsible for all fees and charges you have incurred through the date of termination; and (c) Sections 2, 5-7, 12, 13 (except the license granted to you in Section 13), 14, and 16-20 will continue to apply in accordance with their terms.

12 Return of Your Content.

12.1 During the Term. You can log into the Evidence.com Services to retrieve and manually download Your Content at any time during the Term.

12.2 After Termination. We will not delete any of Your Content as a result of a termination during the 90 days following termination. During this 90-day period you may retrieve Your Content only if you have paid all amounts due (there will be no application functionality of the Evidence.com Services during this 90-day period other than the ability for you to retrieve Your Content). You will not incur any additional fees if you download Your Content from the Evidence.com Services during this 90-day period. We have no obligation to maintain or provide any of Your Content after the 90-day period and will thereafter, unless legally prohibited, delete all of Your Content stored in the Evidence.com Services. Upon request, we will provide written proof that all of Your Content has been successfully deleted and fully removed from the Evidence.com Services.

12.3 Post-Termination Assistance. We will provide you with the same post-termination data retrieval assistance that we generally make available to all customers. Requests that we provide additional assistance to you in downloading or transferring Your Content will result in additional fees from us and we will not warranty or guarantee data integrity or readability in the external system.

13 IP Rights. We or our licensors own and reserve all right, title, and interest in and to the Evidence.com Services and related software. Subject to the terms of this Agreement, we grant you a limited, revocable, non-exclusive, non-sublicensable, non-transferrable license to access and use the Evidence.com Services solely in accordance with this Agreement during the Term. We own all right, title, and interest in and to the Evidence.com Services, including without limitation all Intellectual Property Rights. If you or your end users provide any suggestions to us for enhancements or improvements, we will own all right, title, and interest in and to the suggestions and have the right to use the suggestions without restriction, even if you or your end users have designated the suggestions as confidential. You irrevocably assign to us all right, title, and interest in and to the suggestions and agree to provide us any assistance we may require to document, perfect, and maintain our rights in the suggestions.

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provided by us as part of or in connection with the Evidence.com Services. Nothing in this Section will affect any warranties in favor of you that are otherwise provided in or arise out of this Agreement.

19 **Limitations of Liability.** WE AND OUR AFFILIATES OR LICENSORS WILL NOT BE LIABLE TO YOU FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, CONSEQUENTIAL OR EXEMPLARY DAMAGES (INCLUDING DAMAGES FOR LOSS OF PROFITS, GOODWILL, USE, OR DATA), EVEN IF A PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES. FURTHER, NEITHER WE NOR ANY OF OUR AFFILIATES OR LICENSORS WILL BE RESPONSIBLE FOR ANY COMPENSATION, REIMBURSEMENT, OR DAMAGES ARISING IN CONNECTION WITH: (A) YOUR INABILITY TO USE THE EVIDENCE.COM SERVICES, INCLUDING AS A RESULT OF ANY (i) TERMINATION OR SUSPENSION OF THIS AGREEMENT OR YOUR USE OF OR ACCESS TO THE EVIDENCE.COM SERVICES, (ii) OUR DISCONTINUATION OF ANY OR ALL OF THE EVIDENCE.COM SERVICES, OR, (iii) WITHOUT LIMITING ANY OTHER OBLIGATIONS, ANY UNANTICIPATED OR UNSCHEDULED DOWNTIME OF ALL OR A PORTION OF THE EVIDENCE.COM SERVICES FOR ANY REASON, INCLUDING AS A RESULT OF POWER OUTAGES, SYSTEM FAILURES OR OTHER INTERRUPTIONS; (B) THE COST OF PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; (C) ANY INVESTMENTS, EXPENDITURES, OR COMMITMENTS BY YOU IN CONNECTION WITH THIS AGREEMENT OR YOUR USE OF OR ACCESS TO THE EVIDENCE.COM SERVICES; OR (D) ANY UNAUTHORIZED ACCESS TO, ALTERATION OF, OR THE DELETION, DESTRUCTION, DAMAGE, LOSS OR FAILURE TO STORE ANY OF YOUR CONTENT OR OTHER DATA. IN ANY CASE, WHETHER IN CONTRACT, TORT OR UNDER ANY OTHER THEORY OF LIABILITY, OUR AND OUR AFFILIATES' AND LICENSORS' AGGREGATE LIABILITY UNDER THIS AGREEMENT WILL BE LIMITED TO THE GREATER OF \$100,000 OR THE AMOUNT YOU ACTUALLY PAY US UNDER THIS AGREEMENT FOR THE EVIDENCE.COM SERVICES THAT GAVE RISE TO THE CLAIM DURING THE 12 MONTHS PRECEDING THE CLAIM.

20 **Miscellaneous.**

20.1 **Definitions.**

20.1.1 "Evidence.com Services" means our web services for Evidence.com, the EVIDENCE.com site, EVIDENCE Sync software, EVIDENCE Mobile App, Axon® Mobile App, other software, maintenance, storage, and any other product or service provided by us under this Agreement. This does not include any Third-Party Applications, hardware warranties, or the my.evidence.com services.

20.1.2 "Your Content" means software, data, text, audio, video, images or other content you or any of your end users (a) run on the Evidence.com Services, (b) cause to interface with the Evidence.com Services, or (c) upload to the Evidence.com Services under your account or otherwise transfer, process, use or store in connection with your account.

20.1.3 "Documentation" means the user guides, quick reference guides, and other technical and operations manuals and specifications for the Evidence.com Services provided by us, as that documentation may be updated by us from time to time.

20.1.4 "Confidential Information" means all nonpublic information disclosed by us, our affiliates, business partners or our or their respective employees, contractors or agents that is designated as confidential or that, given the nature of the information or circumstances surrounding its disclosure, reasonably should be understood to be confidential. Confidential Information includes: (a) nonpublic information relating to our or our affiliates or business partners' technology, customers, business plans, promotional and marketing activities, finances and other business affairs; (b) third-party information that we are obligated to keep confidential; and (c) the nature, content and existence of any discussions or negotiations between you and us or our affiliates that is not subject to your public record laws. Confidential Information does not include any information that: (i) is or becomes publicly available without breach of this Agreement; (ii) can be shown by documentation to have been known to you at the time of your receipt from us; (iii) is received from a third party who did not acquire or disclose the same by a wrongful or tortious act; or (iv) can be shown by documentation to have been independently developed by you without reference to the Confidential Information.

20.1.5 "Policies" means any Service Level Agreement, the Trademark Use Guidelines, all restrictions described on the Evidence.com site, and any other policy or terms referenced in or incorporated into this Agreement. Policies do not include whitepapers or other marketing materials.

20.2 **Confidentiality.** Any party may use the other party's Confidential Information only as permitted under this Agreement. Except as required by applicable law or judicial order, you will not disclose our Confidential Information during the Term or at any time during the 5-year period following the end of the Term. You will take all reasonable measures to avoid disclosure, dissemination or unauthorized use of our Confidential Information.

20.3 **Force Majeure.** Neither party will be liable for any delay or failure to perform any obligation under this Agreement where the delay or failure results from any cause beyond the parties' reasonable control, including acts of God, labor disputes or other industrial disturbances, systemic electrical, telecommunications, or other utility failures, earthquake, storms or other elements of nature, blockages, embargoes, riots, acts or orders of government, acts of terrorism, or war.

20.4 **Independent Contractors.** The parties are independent contractors, and neither party, nor any of their respective affiliates, is an agent of the other for any purpose or has the authority to bind the other. This Agreement does not create a partnership, franchise, joint venture, agency, fiduciary, or employment relationship between the parties.

20.5 **No Third-Party Beneficiaries.** This Agreement does not create any third-party beneficiary rights in any individual or entity that is not a party to this Agreement.

20.6 **Non-discrimination and Equal Opportunity.** During the performance of this Agreement, we agree that neither we nor our employees will discriminate against any person, whether employed by us or otherwise, on the basis of race, color, religion, gender,




EVIDENCE.com Master Service Agreement

20.17 Time is of the Essence. Time is of the essence in connection with all matters and obligations pertaining to this Agreement.

20.18 Counterparts. If this Agreement from requires the signatures of the parties, then this Agreement may be executed in any number of counterparts, each of which will be considered an original for all purposes, and all of which, when taken together, constitute one and the same Agreement.

[Document revised 1-23-2015]

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Device Model	Device Name	Serial Number	Device Stat Badge ID	Firmware Version
Axon Flex	X78062020	x78062020	Relinquish€ 550	1.12.6-A59T
Axon Flex	X78062290	x78062290	Relinquish€ 552	1.12.6-A59T
Axon Flex	X78059459	x78059459	Relinquish€ 535	1.12.6-A59T
Axon Flex	X78059196	x78059196	Relinquish€ 540	1.10.1-A57T
Axon Flex	X78059019	x78059019	In Stock	1.10.1-A57T
Axon Flex	X78061863	x78061863	Relinquish€ 550	1.12.6-A59T
Axon Flex	X78061328	x78061328	Relinquish€ 521	1.12.6-A59T
Axon Flex	X78059143	x78059143	Relinquish€ 542	1.12.6-A59T
Axon Flex	X78060342	x78060342	Relinquish€ 538	1.12.6-A59T
Axon Flex	X78059493	x78059493	Relinquish€ 534	1.12.6-A59T
Axon Flex	X78059669	x78059669	Relinquish€ 513	1.12.6-A59T
Axon Flex	X78062213	x78062213	Relinquish€ 534	1.12.6-A59T
Axon Flex	X78062278	x78062278	Relinquish€ 524	1.12.6-A59T
Axon Flex	X78059439	x78059439	Relinquish€ 536	1.12.6-A59T
Axon Flex	X78059186	x78059186	Relinquish€ 527	1.10.1-A57T
Axon Flex	X78062469	x78062469	Relinquish€ 563	1.12.6-A59T
Axon Flex	X78062093	x78062093	Relinquish€	1.10.1-A57T
Axon Flex	X78059357	x78059357	Relinquish€	1.10.1-A57T
Axon Flex	X78069938	x78069938	Relinquish€	1.10.1-A57T
Axon Flex	X78062192	x78062192	Relinquish€	1.10.1-A57T
Axon Flex	X78059474	x78059474	Relinquish€ 626	1.12.6-A59T
Axon Flex	X78059110	x78059110	Relinquish€	1.10.1-A57T
Axon Flex	X78062953	x78062953	Relinquish€ 504	1.12.6-A59T
Axon Flex	X78063261	x78063261	Relinquish€	1.10.1-A57T
Axon Flex	X78069724	x78069724	Relinquish€ 631	1.12.6-A59T, Compil
Axon Flex	X78062007	x78062007	Relinquish€	1.10.1-A57T
Axon Flex	X78070429	x78070429	Relinquish€	1.10.1-A57T
Axon Flex	X78059139	x78059139	Relinquish€	1.10.1-A57T
Axon Flex	X78070544	x78070544	Relinquish€	1.10.1-A57T
Axon Flex	X78059169	x78059169	Relinquish€ 562	1.12.6-A59T
Axon Flex	X78061401	x78061401	Relinquish€	1.10.1-A57T
Axon Flex	X78069671	x78069671	Relinquish€	1.10.1-A57T
Axon Flex	X78061922	x78061922	Relinquish€ 511	1.12.6-A59T
Axon Flex	X78071083	x78071083	Relinquish€ 616	1.12.6-A59T
Axon Flex	X78061859	x78061859	Assigned 501	1.10.1-A57T
Axon Flex	X78061305	x78061305	Relinquish€ 624	1.12.6-A59T
Axon Flex	X78058796	x78058796	Relinquish€ 565	1.12.6-A59T
Axon Flex	X78059593	x78059593	Relinquish€ 503	1.10.1-A57T
Axon Flex	X78059112	x78059112	Relinquish€ 611	1.12.6-A59T
Axon Flex	X78059438	x78059438	Relinquish€ 567	1.12.6-A59T
Axon Flex	X78062264	x78062264	Relinquish€ 547	1.12.6-A59T
Axon Flex	X78063098	x78063098	Relinquish€ 528	1.12.6-A59T
X26P	X13002MRR	x13002mrr	Assigned TASERTECH1	04.010
X26P	X13002KTR	x13002ktr	Assigned TASERTECH1	04.010
X26P	X13002M3T	x13002m3t	Assigned TASERTECH1	04.010
X26P	X13002KRA	x13002kra	Assigned TASERTECH1	04.010

X26P	X13002MV6	x13002mv6	Assigned	TASERTECH1	04.010
X26P	X13002M2E	x13002m2e	Assigned	TASERTECH1	04.010
X26P	X13002MXK	x13002mxk	Assigned	TASERTECH1	04.010
X26P	X13002MX6	x13002mx6	Assigned	TASERTECH1	04.010
X26P	X13002KPM	x13002kpm	Assigned	TASERTECH1	04.010
X26P	X13002MT7	x13002mt7	Assigned	TASERTECH1	04.010
X26P	X13002MKN	x13002mkn	Assigned	TASERTECH1	04.010
X26P	X13002KR2	x13002kr2	Assigned	TASERTECH1	04.010
X26P	X13002KT8	x13002kt8	Assigned	TASERTECH1	04.010
X26P	X13002KVT	x13002kvt	Assigned	TASERTECH1	04.010
X26P	X13002KRP	x13002krp	Assigned	TASERTECH1	04.010
X26P	X13002KV7	x13002kv7	Assigned	TASERTECH1	04.010
X26P	X13002M2P	x13002m2p	Assigned	TASERTECH1	04.010
X26P	X13002KP0	x13002kp0	Assigned	TASERTECH1	04.010
X26P	X13002MTV	x13002mtv	Assigned	TASERTECH1	04.010
X26P	X13002MXV	x13002mxv	Assigned	TASERTECH1	04.010
X26P	X13002KW3	x13002kw3	Assigned	TASERTECH1	04.010
X26P	X13002MY2	x13002my2	Assigned	513	04.037
X26P	X13002KP2	x13002kp2	Assigned	TASERTECH1	04.010
X26P	X13002KX7	x13002kx7	Assigned	TASERTECH1	04.010
X26P	X13002MTF	x13002mtf	Assigned	TASERTECH1	04.010
X26P	X13002KP8	x13002kp8	Assigned	TASERTECH1	04.010
X26P	X13002MTH	x13002mth	Assigned	TASERTECH1	04.010
X26P	X13002MRY	x13002mry	Assigned	565	04.010
X26P	X13002MX0	x13002mx0	Assigned	555	04.010
X26P	X13002MW5	x13002mw5	Assigned	527	04.010
X26P	X13002MV1	x13002mv1	Assigned	521	04.010
X26P	X13002MV7	x13002mv7	Assigned	547	04.037
X26P	X13002KTM	x13002ktm	Assigned	552	04.010
X26P	X13002KTE	x13002kte	Assigned	567	04.037
X26P	X13002KTT	x13002ktt	Assigned	561	04.010
X26P	X13002KNP	x13002knp	Assigned	562	04.010
X26P	X13002KT7	x13002kt7	Assigned	538	04.010
X26P	X13002MTR	x13002mtr	Assigned	542	04.010
X26P	X13002M34	x13002m34	Assigned	TASERTECH1	04.010
X26P	X13002KT0	x13002kt0	Assigned	528	04.032
Axon Dock	X79010952	x79010952	Relinquish		3.6.170517.0337
Axon Dock	X79010751	x79010751	Relinquish		3.6.170517.0337
Axon Dock	X79010750	x79010750	Relinquish		3.6.170517.0337
Axon Dock	X79010947	x79010947	Relinquish		3.6.170517.0337
Axon Dock	X79010773	x79010773	Relinquish		3.6.170517.0337
Axon Dock	X79010946	x79010946	Relinquish		3.6.170517.0337
Axon Dock	X79010648	x79010648	Relinquish		3.6.170517.0337
X26	X00-326211	x00326211	Assigned	557	24
Axon Flex	X78083183	x78083183	Relinquish	565	1.12.6-A59T
X26	X00-334565	x00334565	Assigned	528	22
X26	X00-326095	x00326095	Assigned	547	24

X26	X00-345862	x00345862	Assigned	550	24
X26	X00-274533	x00274533	Assigned	511	24
X26	X00-345828	x00345828	Assigned	557	24
X26	X00-325079	x00325079	Assigned	567	24
X26	X00-346023	x00346023	Assigned	535	24
X26	X00-346174	x00346174	Assigned	548	24
X26	X00-529366	x00529366	Assigned	528	24
X26	X00-529375	X00529375	Assigned	528	24
Axon Body 2	X81210155	X81210155	Assigned	501	1.11.16
Axon Body 2	X81210004	X81210004	Assigned	547	1.16.17
Axon Body 2	X81209699	X81209699	Assigned	521	1.16.17
Axon Dock	X79044723	x79044723	In Stock		3.9.190109.1852
Axon Dock	X79044720	x79044720	In Stock		3.9.190109.1852
Axon Dock	X79042353	x79042353	In Stock		3.9.190109.1852
Axon Body 2	X81210374	X81210374	Assigned	542	1.16.17
Axon Body 2	X81209605	X81209605	Assigned	553	1.16.17
Axon Body 2	X81209517	X81209517	Relinquish	529	1.11.16
Axon Body 2	X81212252	X81212252	Assigned	590	1.16.17
Axon Body 2	X81212010	X81212010	Assigned	562	1.16.17
Axon Body 2	X81210281	X81210281	Assigned	504	1.16.17
Axon Body 2	X81210087	X81210087	Relinquish	547	1.14.12
Axon Body 2	X81209436	X81209436	Assigned	567	1.16.17
Axon Body 2	X81211888	X81211888	Assigned	511	1.16.17
Axon Body 2	X81209344	X81209344	Assigned	555	1.16.17
Axon Body 2	X81212239	X81212239	Assigned	611	1.16.17
Axon Body 2	X81209650	X81209650	Relinquish		1.16.17
Axon Body 2	X81210606	X81210606	Assigned	503	1.16.17
Axon Body 2	X81211475	X81211475	Assigned	538	1.16.17
Axon Body 2	X81209987	X81209987	Assigned	535	1.16.17
Axon Body 2	X81211227	X81211227	Assigned	513	1.16.17
Axon Body 2	X81212097	X81212097	Assigned	536	1.16.17
Axon Dock	X79042360	x79042360	In Stock		3.9.190109.1852
Axon Dock	X79044715	x79044715	In Stock		3.9.190109.1852
Axon Dock	X79044726	x79044726	In Stock		3.9.190109.1852
Axon Dock	X79042183	x79042183	In Stock		3.9.190109.1852
Axon Body 2	X81209074	X81209074	Assigned	554	1.16.17
Axon Body 2	X81209648	X81209648	Assigned	593	1.16.17
Axon Body 2	X81209580	X81209580	Assigned	594	1.16.17
Axon Body 2	X81205636	X81205636	Assigned	591	1.16.17
Axon Body 2	X81212030	X81212030	Assigned	622	1.16.17
Axon Body 2	X81209830	X81209830	Assigned	624	1.16.17
Axon Body 2	X81210375	X81210375	Assigned	625	1.16.17
Axon Body 2	X81212290	X81212290	Assigned	626	1.16.17
Axon Body 2	X81212088	X81212088	Assigned	628	1.16.17
Axon Body 2	X81209614	X81209614	Assigned	631	1.16.17
Axon Body 2	X81209852	X81209852	Assigned	552	1.16.17
Axon Body 2	X81209837	X81209837	Assigned	561	1.16.17

Axon Body 2	X81210188	X81210188	Assigned	527	1.16.17
Axon Body 2	X81208660	X81208660	Assigned	616	1.16.17
X26	X00-326661	X00326661	Assigned	529	24
Axon Body 2	X81209056	X81209056	Assigned	630	1.16.17
Axon Body 2	X81211706	X81211706	Assigned	641	1.16.17
Axon Body 2	X81112500	X81112500	Relinquish		1.16.17
X26	X00-339973	X00339973	Assigned	521	24
Axon Body 2	X81212233	X81212233	Assigned	528	1.16.17
Axon Body 2	X81281804	X81281804	Assigned	557	1.16.17
Axon Body 2	X81212505	X81212505	Assigned	524	1.16.17
Axon Body 2	X81334042	X81334042	Assigned	565	1.16.17
X26	X00-529324	X00529324	Assigned	536	24